



THE WEATHER—Generally fair tonight and Wednesday; warmer

# WASHINGTON DAILY HERALD.

VOL. 26. NO. 286.

WASHINGTON C. H., OHIO, TUESDAY DECEMBER 5, 1911

Ten Cents a Week

GET A SET OF  
DISHES BE-  
FORE IT IS TOO  
LATE

## LAWYERS CALL ON M'NAMARA BOYS IN JAIL

James B. Puts His Confession  
In Black and White.

SENSATION IS PROMISED

Prediction Made That Both McNa-  
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United States Grand Jury and Tell  
Names of Parties Who Were Impli-  
cated in Their Dynamiting Out-  
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Los Angeles, Dec. 5.—It is declared  
upon the most unimpeachable author-  
ity that James B. and John J. McNa-  
mara will appear before the federal  
grand jury here today and tell their  
stories. They will go before that  
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James B. McNamara, who pleaded  
guilty to murder through the dynam-  
iting of the Los Angeles Times  
building, wrote his confession and  
gave it to District Attorney John D.  
Fredericks.

His brother, John J. McNamara,  
secretary of the International Asso-  
ciation of Bridge and Structural Iron  
Workers, who pleaded guilty to hav-  
ing dynamited the Llewellyn iron  
works in Los Angeles, made no con-  
fession. It was said he was not asked  
to do so.

Statement Not Made Public.

Before James B. McNamara's con-  
fession was made District Attorney  
Fredericks declared that he would  
give it out until after the men are  
sentenced today.

It was learned, however, that the  
statement implicates no one beside  
the writer. It deals with nothing ex-  
cept the actual happenings in Los  
Angeles. It does not describe the  
trip from Indianapolis west or tell  
John McNamara saw after he got  
here.

Clarence S. Darrow and Lecompte  
Tars of counsel for the defense vis-  
ited the brothers. They came away  
and later returned, accompanied by  
District Attorney Fredericks. There  
was no stenographer with them.

James B. McNamara will receive a  
sentence for the dynamiting of  
the Los Angeles Times building when  
he appears before Judge Walter  
Bordwell today, and John J. McNa-  
mara will be sentenced to 15 years'  
imprisonment, if the predictions of  
his friends of Judge Bordwell are  
realized.

Following the confession of Robert  
Bain that his wife had been given

(Continued on Page Four.)

JOHN D. ARCHBOLD

Takes John D. Rockefeller's  
Place in Standard Oil Co.



## SUCCEEDS MR. ROCKE- FELLER

John D. Archbold Promoted at Stand-  
ard Oil Meeting.

New York, Dec. 5.—John D. Rocke-  
feller resigned as president and direc-  
tor of the Standard Oil company of  
New Jersey. John D. Archbold was  
elected president in Mr. Rockefeller's  
place. A majority of the officers and  
directors who for years have been as-  
sociated with Mr. Rockefeller in the  
control of the Standard Oil company  
of New Jersey also handed in their  
resignations. These included William  
Rockefeller as vice president and di-  
rector; C. M. Pratt as vice presi-  
dent; William G. Rockefeller, assist-  
ant treasurer; H. C. Folger, Jr., as  
secretary and assistant treasurer, and  
Directors H. M. Flagler, L. J. Drake  
and E. T. Bedford.

Mr. Archbold, the new president,  
also resigned as vice president. The  
board of directors is reduced from 14  
to nine members.

President Taft's message to the 62nd Congress now in session,  
in which the policy of the administration on important matters is  
outlined.

The National Cash Register Company of Dayton is sued by Fed-  
eral authorities as a monopoly.

The McNamara brothers spent the day preceding the passing of  
sentence in consultation with lawyers and friends.

Detective Burns is bitter in his denunciation of Gompers, head  
of the American Federation of Labor.

Last regular meeting of the city council held last night and  
many important matters were taken up. Some disposed of.

## Northwestern Governors on Tour In a Special Exposition Train



TWELVE million people will know a good deal more about the north-  
west when the 4,000 mile trip of the governors of ten states has come  
to an end. The Northwestern Development league, which was organ-  
ized to further the interests of Minnesota, the Dakotas, Montana,  
Idaho, Oregon and Washington, conceived the idea of sending a special train,  
with cars containing exhibits of the products of the various states, to the  
great cities of the east and the middle west. The school children and the gen-  
eral public of the cities visited will be invited to pass through the cars and  
familiarize themselves with the exhibits. The governors will act as guides to  
the exhibits and will not lose opportunities to impress upon their visitors the  
advantages of living in the northwest. Among the members of the party are  
these executives: A. O. Eberhart of Minnesota, John Burke of North Dakota,  
R. P. Vessey of South Dakota, E. L. Norris of Montana, Oswald West of Ore-  
gon, J. H. Hawley of Idaho, M. E. Hay of Washington, H. W. Johnson of Cal-  
ifornia and J. M. Carey of Wyoming.

## RICHMOND P. HOBSON FIGHTS

## DEMON RUM

WOULD MAKE THE NATION DRY

Presents Bill That Would Make  
United States Dry.

MANY MEASURES INTRODUCED

Socialist Berger Would Have Govern-  
ment Own Industrial Corporations.  
Long and Futile Session Is Predict-  
ed by Leaders of Both Parties.  
Representative Littleton Defends  
Himself From Martin's Attack and  
Scores Anti-Trust League.

Washington, Dec. 5.—In the house  
of representatives more than five  
hundred bills and resolutions were  
introduced. All of them will  
be printed and referred to com-  
mittees in due and ancient form.  
This will be the last heard of most  
of the measures offered.

The subjects touched upon cover a  
wide range, including regulation of  
the trusts and the money devil, the  
suppression of the boll weevil, the  
cattle tick, and certain proposals  
contemplating further reform in the  
rules of the house. Representative

(Continued on Page Eight.)

## MUGGSEY PINCHED OVER IN CUBA "TALK" NOT GOOD

McGraw Fined For Referring to  
Cubans as Negroes.

Havana, Dec. 5.—John McGraw,  
manager of the New York Giants,  
and Umpire Riggler were fined \$20  
each in the police court for saying  
that all Cubans were negroes and for  
fighting with the police.

The witness who made the com-  
plaint said that he was sitting in a  
cafe when he heard two men make  
the above quoted remark about the  
Cuban people. He called the police  
to arrest the men, who turned out to  
be McGraw and Riggler, and when a  
policeman came they refused to go  
with him. The policeman was a  
negro. He called for help and two  
white policemen came. McGraw and  
Riggler went with them to the station  
house. They were found guilty and  
paid their fines.

Hetteheimer is the jeweler that  
sells "South Bend Watches."

## CASH REGISTER CONCERN HIT BY "BUSTERS"

GENERAL OROZCO

Madero's Able Lieutenant  
Proves to Be Rank Traitor.



## OROZCO DESERTS GOVERNMENT FORCES

After Serving Madero Well, Mexican  
Joins Reysta Movement.

Mexico City, Dec. 5.—Pascual  
Orozco, principal general for Fran-  
cisco I. Madero throughout the revo-  
lution against Porfirio Diaz, and in  
active command of the troops at the  
battle of Juarez, the deciding contest  
in the revolution, has been caught  
up in the net of evidence gathered  
against Reysta plotters.

Federal Authorities Make Claim  
That It Is Monopoly.

SALES AT LOSS ONE CHARGE

Suit Filed at Cincinnati Seeks to Pre-  
vent Alleged Stiffing of Trade in  
Registers — Petition Is Directed  
Against John Patterson and Twen-  
ty-eight Officers and Stockholders  
of Dayton's Big Industry — Tells  
How Competitors Were Squeezed.

Cincinnati, O., Dec. 5.—District At-  
torney McPherson, in the United  
States circuit court, filed suit against  
the National Cash Register company  
of Dayton, O., in which it is charged  
with conspiracy in restraint of trade.  
It is asserted that the company has a  
monopoly on the cash register indus-  
try and other registering devices, and  
that it has forced others out of busi-  
ness. The suit aims to prevent the  
monopoly of these industries.

The petition is directed against  
John Patterson, president of the com-  
pany, and 28 officers and stockhold-  
ers. Unfair business tactics and the  
overthrow of competing firms were  
practiced by the National company  
for years, according to the suit.

The company has a capitalization  
of \$10,000,000. It is alleged they sell  
machines below the cost of manufac-  
ture to stifle competition.

## TEXAS PRISON BURNS

Convicts Fight Flames and Not Or-  
Attempts to Escape.

Huntsville, Tex., Dec. 5.—Fire,  
which caught in the engine room of  
the power house of the state peni-  
tentiary, destroyed all the buildings  
except the main cell structure, where  
the long-term convicts are confined.  
The losses aggregate about \$600,000,  
with no insurance. No lives were  
lost. The destroyed buildings were  
the furniture factory, the new cotton  
mill, wagon factory and other small-  
er buildings. When the fire broke  
out not a prisoner attempted to es-  
cape. Nearly all of them were work-  
ing in the factory or other buildings.  
Those in the cells were released and  
converted into firemen, and not one  
of them sought freedom.

Mother-in-Law Is Dead

New York, Dec. 5.—Mrs. Ellen  
Sherill Babcock, mother of Mrs.  
James S. Sherman, wife of the vice  
president, died at her summer home.

Twenty Days  
to Christmas

Dec. 5

The Early Bird and  
Early Christmas  
Shopper Are Wise

## KNIVES ARE WHETTED FOR BIGELOW'S SCALP RURAL MEMBERS BUSY

Farmer Delegates Fear Preach-  
er's Single Tax Theories.

Columbus, O., Dec. 5.—Desire to  
blow where it would do ef-  
fective damage to the aspirations of  
Herbert Bigelow, delegate from  
Hamilton county, favorite of the  
democratic state organization and  
tax advocate, to be president  
of the constitutional convention, is  
being behind the impelling mo-  
tive to a meeting of rural dele-  
gates to the convention, which is be-  
ing held in the Southern hotel today.  
It was to have been kept a secret,  
but news of the proposed meeting  
leaked out, despite precautions. The  
purpose was only partially developed,  
but enough is known to warrant the  
assumption that there is a desire to  
do something against Rev. Mr.  
Bigelow.  
That there will be a quiet effort to  
prevent farmer delegates against the

proposed 8, 10 and 12 per cent plan  
on the initiative and referendum  
question seems to be indicated. Rev.  
Mr. Bigelow's staunch advocacy of  
these percentages and the fact that  
he is expected to take up the battle  
for single tax if the 8-10-12 theory  
prevails in the convention and is rat-  
ified by the people, it is said, has  
frightened farmers, and it is now  
proposed to take steps that will in-  
sure a greater measure of conserva-  
tism in the proposed I. and R. consti-  
tutional provisions.

The call for the meeting was issued  
a week ago by George W. Miller, Bu-  
cyrus banker and delegate from  
Crawford county. Invitations were  
mailed to practically all the farmer  
delegates, it is said.

Falls to Her Death.

Cardington, O., Dec. 5.—Mrs. Susan  
Crouse, 72, went to call on a neigh-  
bor. As she stepped inside the house  
she failed to see an open cellar door,  
and fell down the cellar stairs. Her  
neck was broken and she died in-  
stantly.



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SENSATION IS PROMISED

Indictment Made That Both McNamara, Immediately After Receiving Sentence Today, Will Go Before United States Grand Jury and Tell Names of Parties Who Were Implicated in Their Dynamiting Outrages—Juror's Wife Took Bribe.

Los Angeles, Dec. 5.—It is declared upon the most unimpeachable authority that James B. and John J. McNamara will appear before the federal grand jury here today and tell their stories. They will go before that body immediately after having been sentenced by Judge Walter Bordwell.

James B. McNamara, who pleaded guilty to murder through the dynamiting of the Los Angeles Times building, wrote his confession and gave it to District Attorney John D. Fredericks.

His brother, John J. McNamara, secretary of the International Association of Bridge and Structural Iron Workers, who pleaded guilty to having dynamited the Llewellyn iron works in Los Angeles, made no confession. It was said he was not asked to do so.

Statement Not Made Public. Before James B. McNamara's confession was made District Attorney Fredericks declared that he would give it out until after the men are sentenced today.

It was learned, however, that the statement implicates no one beside the writer. It deals with nothing except the actual happenings in Los Angeles. It does not describe the trip from Indianapolis west or tell whom McNamara saw after he got here.

Charles S. Darrow and Lecompte, attorneys of counsel for the defense visited the brothers. They came away later returned, accompanied by District Attorney Fredericks. There was no stenographer with them.

James B. McNamara will receive a sentence for the dynamiting of the Los Angeles Times building when he appears before Judge Walter Bordwell today, and John J. McNamara will be sentenced to 15 years' imprisonment, if the predictions of his friends of Judge Bordwell are fulfilled.

Following the confession of Robert B. Bain that his wife had been given

(Continued on Page Four.)

## KNIVES ARE WHETTED FOR BIGELOW'S SCALP RURAL MEMBERS BUSY

Delegates Fear Preacher's Single Tax Theories.

Columbus, O., Dec. 5.—Desire to blow where it would do effect damage to the aspirations of Herbert Bigelow, delegate from Crawford county, favorite of the democratic state organization and a tax advocate, to be president of the constitutional convention, is being kindled by the impelling motion of a meeting of rural delegates to the convention, which is being held in the Southern hotel today.

There was to have been but a secret meeting out, despite precautions. The delegates were only partially developed, enough to know to warrant the belief that there is a desire to do something against Rev. Mr. Bigelow.

JOHN D. ARCHBOLD  
Takes John D. Rockefeller's  
Place in Standard Oil Co.



## SUCCEEDS MR. ROCKE- FELLER

John D. Archbold Promoted at Standard Oil Meeting.

New York, Dec. 5.—John D. Rockefeller resigned as president and director of the Standard Oil company of New Jersey. John D. Archbold was elected president in Mr. Rockefeller's place. A majority of the officers and directors who for years have been associated with Mr. Rockefeller in the control of the Standard Oil company of New Jersey also handed in their resignations. These included William Rockefeller as vice president and director; C. M. Pratt as vice president; William G. Rockefeller, assistant treasurer; H. C. Folger, Jr., as secretary and assistant treasurer; and Directors H. M. Flagler, L. J. Drake and E. T. Bedford.

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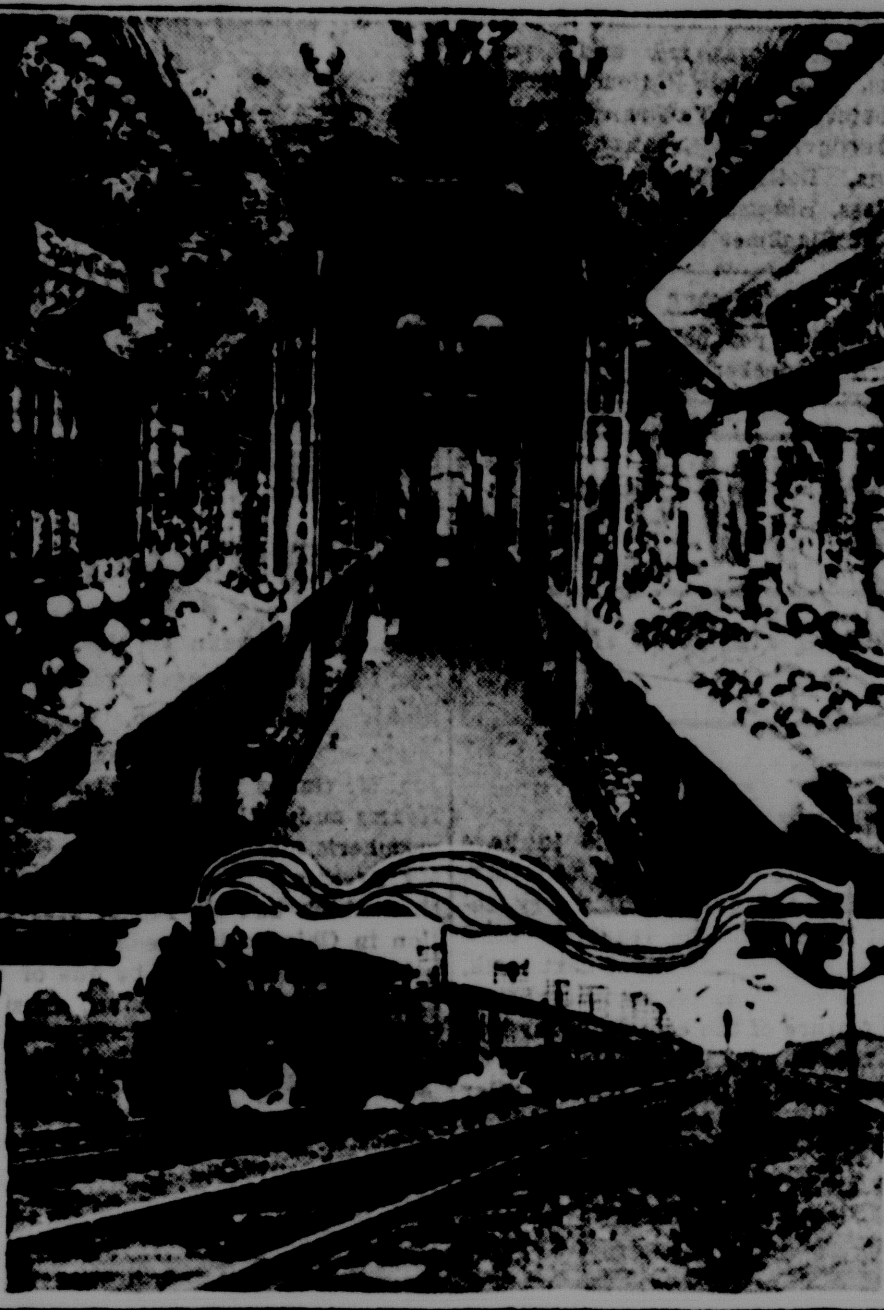
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WOULD MAKE THE NATION DRY

Presents Bill That Would Make United States Dry.

MANY MEASURES INTRODUCED

Socialist Berger Would Have Government Own Industrial Corporations. Long and Futile Session Is Predicted by Leaders of Both Parties. Representative Littleton Defends Himself From Martin's Attack and Scores Anti-Trust League.

Washington, Dec. 5.—In the house of representatives more than five hundred bills and resolutions were introduced. All of them will be printed and referred to committees in due and ancient form. This will be the first heard of most of the measures offered.

The subjects touched upon cover a wide range, including regulation of the trusts and the money devil, the suppression of the boll weevil and the cattletick, and certain proposals contemplating further reform in the rules of the house. Representative

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## CASHREGISTER CONCERN HIT BY "BUSTERS"

GENERAL OROZCO  
Madero's Able Lieutenant  
Proves to Be Rank Traitor.



## OROZCO DESERTS GOVERNMENT FORCES

After Serving Madero Well, Mexican Joins Rejista Movement.

Mexico City, Dec. 5.—Pascual Orozco, principal general for Francisco I. Madero throughout the revolution against Porfirio Diaz, and in active command of the troops at the battle of Juarez, the deciding contest in the revolution, has been caught up in the net of evidence gathered against Rejista plotters.

## TRAINS MEET IN FOG

Two Killed in Erie Freight Yards at Kent, Ohio.

Kent, O., Dec. 5.—In an Erie freight wreck here brakeman William Reardon of Meadville and Conductor Vance Keller of Youngstown were killed.

The injured are: John Perry, fireman, Meadville, slight; C. P. Zubler, brakeman, Meadville, serious; Engineer McLokey, Meadville, slight; C. P. Patterson, flagman, Youngstown, slight.

The tragedy was caused by a rear-end collision of two eastbound trains. The forward one stopped for some reason and, due to a fog, the second one did not observe this and crashed into the first.

Killed While Walking Tracks. Geneva, O., Dec. 5.—In attempting to cross the Lake Shore tracks ahead of a freight train, Charles Day of Geneva, 73, an ex-schoolteacher, was struck and died in the Ashtabula hospital.

Heavy Fighting Reported. Rome, Dec. 5.—It is reported that sharp fighting occurred at Benghazi. The Italians report that the Turks and Arabs tried to surprise the fort at that place, but were themselves repulsed with heavy losses.

Federal Authorities Make Claim That It Is Monopoly.

SALES AT LOSS ONE CHARGE

Suit Filed at Cincinnati Seeks to Prevent Alleged Stifling of Trade in Registers — Petition Is Directed Against John Patterson and Twenty-eight Officers and Stockholders of Dayton's Big Industry — Tells How Competitors Were Squeezed.

Cincinnati, O., Dec. 5.—District Attorney McPherson, in the United States circuit court, filed suit against the National Cash Register company of Dayton, O., in which it is charged with conspiracy in restraint of trade. It is asserted that the company has a monopoly on the cash register industry and other registering devices, and that it has forced others out of business. The suit aims to prevent the monopoly of these industries.

The petition is directed against John Patterson, president of the company, and 28 officers and stockholders. Unfair business tactics and the overthrow of competing firms were practiced by the National company for years, according to the suit.

The company has a capitalization of \$10,000,000. It is alleged they sell machines below the cost of manufacture to stifle competition.

## TEXAS PRISON BURNS

Convicts Fight Flames and Not On Attempts to Escape.

Huntsville, Tex., Dec. 5.—Fire, which caught in the engine room of the power house of the state penitentiary, destroyed all the buildings except the main cell structure, where the long-term convicts are confined. The losses aggregate about \$600,000, with no insurance. No lives were lost. The destroyed buildings were the furniture factory, the new cotton mill, wagon factory and other smaller buildings. When the fire broke out not a prisoner attempted to escape. Nearly all of them were working in the factory or other buildings. Those in the cells were released and converted into firemen, and not one of them sought freedom.

Mother-in-Law Is Dead. New York, Dec. 5.—Mrs. Ellen Sherill Babcock, mother of Mrs. James S. Sherman, wife of the vice president, died at her summer home.

**Twenty Days  
to Christmas**

**Dec. 5**

**The Early Bird and  
Early Christmas  
Shopper Are Wise**



## Splendid Opening Big Sales At the Mammoth Pavilion

Scene is One of Interest to Local People—Buyers From a Distance in Attendance.

After a prolonged vacation, Washington's one greatest on earth, The famous 600 feet sale pavilion, threw open her doors and welcomed a large and appreciative audience of buyers and visitors to the initial sale of the Ohio Sales Co.

Mr. W. J. Galvin, the well known writer of all matters pertaining to the light harness horse, is in charge as manager. Rell G. Allen is in charge of the office with Mr. Worthington to act as treasurer and Will Jefferson as clerk.

Mr. Austin Peddicord, of Wilmington is master of ceremonies and W. O. Purcell, of London is in charge of the building.

Promptly at eleven o'clock, Mr. John Pease, of Dayton, O., announced the terms and conditions of the sale and the game was on.

Storm Bogun, 2 year old trotter, owned by Harry Taylor, W. C. H. was the first horse offered, and promptly sold to Frank DeWitt for \$200.

At the time of going to press the sale is in full swing and everything indicates that although it is not a favorable season of the year for such sales, the prices being obtained are in advance of those realized in the large sales recently held in Chicago and New York.

Fayette county and Washington C. H. should realize their good fortune in interesting Mr. Galvin and his associates to make the effort to again re-open the market that did so much to demonstrate to the world our possibilities as a factor in supplying the ever increasing demand for horses of all classes.

Nearly all the horses being offered were produced in this or adjoining counties and their value is many thousands of dollars and represents only a by-product of the farm.

In the last few years the class of

### Art Photography

Superior knowledge and ability tells the same story in every profession. If it is quality you desire in your photograph, compare my work with others you have seen at the same price. I also have work at prices to suit every one. Some photographs as low as one dollar per dozen.

My window display will appeal to you. Stop and look at it, then come in and order your Christmas work now. Don't wait until December, for the more time you give me the better my work will please you.

T. C. DeWeese  
115 W. Court St.

### THE DOCTOR'S QUESTION.

Much Sickness Due to Bowel Disorders.

A doctor's first question when consulted by a patient is, "Are your bowels regular?" He knows that ninety-eight per cent. of illness is attended with inactive bowels and torpid liver, and that this condition must be removed gently and thoroughly before health can be restored.

Rexall Orderlies are a positive, pleasant and safe remedy for constipation and bowel disorders in general. We are so certain of their great curative value that we promise to return the purchaser's money in every case when they fail to produce entire satisfaction.

Rexall Orderlies are eaten like candy, they act quietly, and have a soothing, strengthening, healing influence on the entire intestinal tract. They do not purge, gripe, cause nausea, flatulence, excessive looseness, diarrhoea or other annoying effects. They are especially good for children, weak persons or old folks. Three sizes, 50c., 25c. and 10c. Sold only at our store—The Rexall Store, Blackmer and Tanquary.

### END'S WINTER TROUBLES.

To many, winter is a season of trouble. The frost-bitten toes and fingers, chapped hands and lips, chilblains, cold-sores, red and rough skins, prove this. But such troubles fly before Bucklen's Arnica Salve. A trial convinces. Greatest healer of Burns, Boils, Piles, Cuts, Sores, Bruises, Eczema and Sprains. Only 25c at Blackmer & Tanquary.

### XMAS. STEEL DIE STATIONERY.

Only 50c per box. Orders taken now at Rodecker's News Stand.

## Jury Says Gilsdorf Sane

Chillicothe Murderer Will Once More Be Placed on Trial for His Life—Verdict a Popular One.

Charles Gilsdorf, murderer of his brother-in-law, Gilbert Rieder, has been given a fair trial to ascertain whether he was sane or insane, and a jury of twelve men Monday morning pronounced him sane and he will once more be placed on trial charged with murder in the first degree.

The case went to the jury shortly before noon Monday, and within one hour the jury had agreed and returned the verdict in which all agreed that he was sane. The first ballot taken showed nine who believed him sane, and three who believed him in-

sane.

Gilsdorf's attorney tried to have the case put off until the next term of court, but Judge Goldsberry requested that he be ready to commence the case Monday of next week, and the case was set accordingly.

A feature of the case Saturday was the return of Clarence Rieder, an adopted son of Gilbert Rieder, after running away to escape testifying in the case. Upon his return he said that his foster mother had insisted that he say Gilsdorf was insane, and he stated that he knew Gilsdorf was sane and would not swear otherwise.

### Local Talent In Y. M. C. A. Entertainment

The Stinson Conservatory was crowded Monday night when an entertainment, put on under the ca-

pable direction of Messdames Stinson and Carpenter netted a nice sum for the Y. M. C. A.

The program was delightful, a number of the conservatory's most talented pupils in music and elocution contributing to it.

Mrs. Eldora Stinson and Miss Gladys Butcher, a 1912 graduate, opened with a brilliant piano duet.

Four of the younger pupils, Misses Virginia Sites, Edith Worthington, Dorothy Bush, Helen McKee, played a very pretty quartet, with pleasing style and expression.

A highly amusing little farce, "His First Case," was well acted by Mr. Walter Springer and Miss Esther Tyler Leland. Mr. Springer looked the part of the handsome young lawyer and was surprisingly easy. Miss Leland's quick change of costumes was a marked feature of the farce and deserves mention, as well as her impersonation ability.

Miss Butcher's sudden illness prevented two piano members, a solo and double quartet.

Chopin's "Polonaise" was beautifully played by Misses Golda Ryan and Senath Kellough, and Mendelssohn's difficult concert in G Minor finely interpreted by Misses Bernice Holdren and Vonna Robinson.

The dramatic episode, "When Love is Young," while in itself an exceptionally clever skit, was really a finished production as put on by four of Mrs. Carpenter's specially talented pupils. Miss Leland and Mrs. Hallie Dixon Whelpley were inimitable in their roles of the scheming parents.

Miss Jane Saxton, as pretty as a picture, captivating and piquant, an all conquering "Polly" and Mr. Davis Edwards in the role of "Dick", his fine poise and naturalness dominant, beyond criticism. The four impersonations were exceptional and better perfect.

Miss Wilma Hammer acted the maid. The audience enjoyed the drama to the point of hilarious mirth.

The Boys' Glee club of the High school, directed by Miss Sheen, contributed two popular choruses and were heartily recalled. The 1912 Glee club bids fair to be a feature of the winter's music.

Miss Gladys Brakefield accompanied.

## Christmas Gifts!



WHEN the problem of something to give "Him" for Christmas confronts you, as it always does at this season of the year, turn to this store for relief. Every line of goods that we carry offers a suggestion for a Man's or a Boy's Christmas. You can not go wrong here. Look over this list and see if you do not strike something that you know will be—

### "JUST THE THING."

SUITS	NECKWEAR	HOSIERY	UNDERWEAR
OVERCOATS	GLOVES	HOUSE COAT	SWEATER
RAIN COATS	SUSPENDERS	BATH ROBE	COATS
AUTO COATS	NIGHT ROBES	SHIRTS	UMBRELLAS
FANCY VESTS	PAJAMAS	DRESS SHIRT	CANES
			HAT or CAP

We would just "hint" that you make your selections early while the picking is at its best. We'll assist you in every way we can, and will make any exchanges you desire after Christmas.

## H. T. WILKIN & CO.

CLOTHIERS HATTERS HABERDASHERS

### New Hartman Theater December 11

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### YELLOW CLOTHES

ARE UNSIGHTLY  
Keep them white with Red Cross Ball Blue. All grocers sell large 2 oz. package, 5 cents.

### THE OLD RELIABLE STILL IN THE LEAD

Finest Baltimore Standard oysters coming to town, 35c per quart, solid measure. Best smoked bacon 14c per lb. Sound onions, solid cabbage, crisp celery, curly lettuce, extra fancy cranberries, great big sweet oranges, 30c per dozen. Coffee 25c to 35c per lb. New dates and figs.

We are your friends. See us  
J. W. DUFFEE & Co.  
The Old Reliable Cash Grocers  
Both phones No. 77.

## HON. FRANK J. CANNON, AUTHOR AND ORATOR

America's Most Foremost  
Foe of Polygamy

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## POLYGAMY

### A POCKET SAVINGS BANK.

Loaned Free of Charge

We Pay Interest on Deposits.

Either Large or Small Amounts

YOUR BUSINESS INVITED

### THE WASHINGTON SAVINGS BANK

Washington C. H., Ohio  
OPEN SATURDAY EVENINGS Nov 23

### Every Family Wash

carried out from this laundry is a convincing argument for having the washing done here.

If you've never seen any of our work stop in and let us show you a wash ready to be delivered to the owner. It will speak for itself.

LARRIMER LAUNDRY.

N. Fayette Street  
Both Phones



# Splendid Opening Big Sales At the Mammoth Pavilion

Scene is One of Interest to Local People--Buyers From a Distance in Attendance.

After a prolonged vacation, Washington's one greatest on earth, The famous 600 feet sale pavilion, threw open her doors and welcomed a large and appreciative audience of buyers and visitors to the initial sale of the Ohio Sales Co.

Mr. W. J. Galvin, the well known writer of all matters pertaining to the light harness horse, is in charge as manager. Rell G. Allen is in charge of the office with Mr. Worthington to act as treasurer and Will Jefferson as clerk.

Mr. Austin Peddicord, of Wilmington is master of ceremonies and W. O. Purcell, of London is in charge of the building.

Promptly at eleven o'clock, Mr. John Pease, of Dayton, O., announced the terms and conditions of the sale and the game was on.

Storm Bogun, 2 year old trotter, owned by Harry Taylor, W. C. H. was the first horse offered, and promptly sold to Frank DeWitt for \$200.

At the time of going to press the sale is in full swing and everything indicates that although it is not a favorable season of the year for such sales, the prices being obtained are in advance of those realized in the large sales recently held in Chicago and New York.

Fayette county and Washington C. H., should realize their good fortune in interesting Mr. Galvin and his associates to make the effort to again re-open the market that did so much to demonstrate to the world our possibilities as a factor in supplying the ever increasing demand for horses of all classes.

Nearly all the horses being offered were produced in this or adjoining counties and their value is many thousands of dollars and represents only a by-product of the farm.

In the last few years the clam of

## Art Photography

Superior knowledge and ability tells the same story in every profession. If it is quality you desire in your photograph, compare my work with others you have seen at the same price. I also have work at prices to suit every one. Some photographs as low as one dollar per dozen.

My window display will appeal to you, stop and look at it, then come in and order your Christmas work now, don't wait until December, for the more time you give me the better my work will please you.

T. C. DeWeese  
115 W. Court St.

horses produced in this vicinity both in road and draft has steadily improved, due to better parent stock being used and it is no idle claim to say that a few years more progress along these same lines will find Fayette county the center of the horse industry of Ohio, which state now ranks near the top.

Among the buyers and visitors at the sale were noticed among the early comers: Wm. Webber, Mt. Odeb, O.; Joe Smith, Circleville, O.; D. A. Sprague, South Charleston; Harry VanMeter, South Charleston; Jos. Deardorf, Lebanon; Frank Hedrick, Jamestown; Wert Mallow, Fair Haven, Vt.; Elmer Pavy, Leesburg; R. A. Milligan, Columbus; F. T. Betts, Pres. Gem City Life Ins. Co.; R. T. Betts, Jr., W. H. Webb, Dayton; Cliff Todd, Montgomery; Marion Kessinger, South Charleston; Dr. Wm. Finley, Sedalia; Col. Lemor Titus, S. Charleston; O. Watson, Lepsic; Geo. McDowan, Ottawa; Henry McKay, Middletown; Rally Drake, Lexington, Ky.; Oscar Vallery, Derby; J. W. Curry, South Solon; Bert Stevenson, Fargo, S. Dakota; Dr. Root, Springfield; W. E. S. Wood, Waverly; Chas. Slate, Sabina; Chas. Valentine, Columbus; George Blessing Jeffersonville; Howard Bateman, S. Charleston; Porter Hains, Chillicothe; Bert Stackhouse, Jamestown; Beo. Beal, Jamestown; John Bivens, Jamestown; Mr. and Miss Nelson, Jeffersonville; Mrs. Maude Banner, owner of Gus B. 2:10 1-4, London.

## THE DOCTOR'S QUESTION. Much Sickness Due to Bowel Disorders.

A doctor's first question when consulted by a patient is, "Are your bowels regular?" He knows that ninety-eight per cent. of illness is attended with inactive bowels and torpid liver, and that this condition must be removed gently and thoroughly before health can be restored.

Rehall Orderlies are a positive, pleasant and safe remedy for constipation and bowel disorders in general. We are so certain of their great curative value that we promise to return the purchaser's money in every case when they fail to produce entire satisfaction.

Rehall Orderlies are eaten like candy, they act quietly, and have a soothing, strengthening, healing influence on the entire intestinal tract. They do not purge, gripe, cause lausea, flatulence, excessive looseness, diarrhoea or other annoying effects. They are especially good for children, weak persons or old folks. Three sizes, 50c., 25c. and 10c. Sold only at our store--The Rehall Store, Blackmer and Tanquary.

**END'S WINTER TROUBLES.**  
To many, winter is a season of trouble. The frost-bitten toes and fingers, chapped hands and lips, chilblains, cold-sores, red and rough skins, prove this. But such troubles fly before Bucklen's Arnica Salve. A trial convinces. Greatest healer of Burns, Boils, Piles, Cuts, Sores, Bruises, Eczema and Sprains. Only 25c at Blackmer & Tanquary.

**XMAS. STEEL DIE STATIONERY.**  
Only 50c per box. Orders taken now at Rodecker's News Stand.

## Jury Says Gilsdorf Sane

Chillicothe Murderer Will Once More Be Placed on Trial for His Life--Verdict a Popular One.

Charles Gilsdorf, murderer of his brother-in-law, Gilbert Rieder, has been given a fair trial to ascertain whether he was sane or insane, and a jury of twelve men Monday morning pronounced him sane and he will once more be placed on trial charged with murder in the first degree.

The case went to the jury shortly before noon Monday, and within one hour the jury had agreed and returned the verdict in which all agreed that he was sane. The first ballot taken showed nine who believed him sane, and three who believed him in-

sane. Gilsdorf's attorney tried to have the case put off until the next term of court, but Judge Goldsberry requested that he be ready to commence the case Monday of next week, and the case was set accordingly.

A feature of the case Saturday was the return of Clarence Rieder, an adopted son of Gilbert Rieder, after running away to escape testifying in the case. Upon his return he said that his foster mother had insisted that he say Gilsdorf was insane, and he stated that he knew Gilsdorf was sane and would not swear otherwise.

## Local Talent In Y. M. C. A. Entertainment

The Stinson Conservatory was crowded Monday night when an entertainment, put on under the ca-

pable direction of Mesdames Stinson and Carpenter netted a nice sum for the Y. M. C. A.

The program was delightful, a number of the conservatory's most talented pupils in music and elocution contributing to it.

Mrs. Eldora Stinson and Miss Gladys Butcher, a 1912 graduate, opened with a brilliant piano duet.

Four of the younger pupils, Misses Virginia Sites, Edith Worthington, Dorothy Bush, Helen McKee, played a very pretty quartet, with pleasing style and expression.

A highly amusing little farce, "His First Case," was well acted by Mr. Walter Springer and Miss Esther Tyler Leland. Mr. Springer looked the part of the handsome young lawyer and was surprisingly easy. Miss Leland's quick change of costumes was a marked feature of the farce and deserves mention, as well as her impersonation ability.

Miss Butcher's sudden illness prevented two piano members, a solo and double quartet.

Chopin's "Polonaise" was beautifully played by Misses Golda Ryan and Senath Kellough, and Mendelssohn's difficult concert in G Minor finely interpreted by Misses Bernice Holdren and Vonna Robinson.

The dramatic episode, "When Love is Young," while in itself an exceptionally clever skit, was really a finished production as put on by four of Mrs. Carpenter's specially talented pupils. Miss Leland and Mrs. Hallie Dixon Whelpley were inimitable in their roles of the scheming parents.

Miss Jane Saxton, as pretty as a picture, captivating and piquant, an all conquering "Polly" and Mr. Davis Edwards in the role of "Dick", his fine poise and naturalness dominant, beyond criticism. The four impersonations were exceptional and letter perfect.

Miss Wilma Hammer acted the maid. The audience enjoyed the drama to the point of hilarious mirth.

The Boys' Glee club of the High school, directed by Miss Sheen, contributed two popular choruses and were heartily recalled. The 1912 Glee club bids fair to be a feature of the winter's music.

Miss Gladys Brakefield accompanied.

# Christmas Gifts!



WHEN the problem of something to give "Him" for Christmas confronts you, as it always does at this season of the year, turn to this store for relief. Every line of goods that we carry offers a suggestion for a Man's or a Boy's Christmas. You can not go wrong here. Look over this list and see if you do not strike something that you know will be--

## "JUST THE THING."

SUITS	NECKWEAR	HOSIERY	UNDERWEAR
OVERCOATS	GLOVES	HOUSE COAT	SWEATER
RAIN COATS	SUSPENDERS	BATH ROBE	COATS
AUTO COATS	NIGHT ROBES	SHIRTS	UMBRELLAS
FANCY VESTS	PAJAMAS	DRESS SHIRT	CANES
			HAT or CAP

We would just "hint" that you make your selections early while the picking is at its best. We'll assist you in every way we can, and will make any exchanges you desire after Christmas.

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LARRIMER LAUNDRY. N. Fayette Street  
Both Phones



KATZ SELLS  
MENTOR UNION SUITS  
FOR MEN AND WOMEN

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LODGE NEWS.

**L. O. T. M. MASQUERADE.**

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Election of officers and other important business.

Every Sir Knight should be present. Notice change in date and place of meeting.

F. BLACKMORE, N. C.

Council Boosts  
Some Salaries

On Advice of Solicitor Rankin  
Proposition to Increase Salary  
of Mayor and Chief Was Dropped.

THE NEW SERVICE DIRECTOR

Will Draw Double the Amount of  
Salary Now Paid---New Councilmen Will Get 100 Per Cent.  
Increase in Pay, According to Ordinance.

Council met Monday night, the first regular meeting since October 5th. The session was short but a number of matters of importance were acted upon.

Clerk of Council Flynn reported that he had notified the various railroads to make repairs of sidewalks on Main, Fayette and North streets as requested by council, and read a communication received from Supt. Kane of the C. H. & D. asking that council grant them a little time, owing to the present plans for the new freight station. The other roads made no reply.

Rothrock made a motion that a committee be appointed to ascertain just what repairs were necessary so that an ordinance could be drawn up to construct the sidewalks and charge the same against the railroads, and that the sidewalk in front of the Williams block on East Court St. be repaired and the cost assessed against the property. Goodwin, Light and Veail were appointed on the committee.

Clerk Flynn offered a resolution to pay the Union township trustees the sum of \$30 for one-half of office rent for himself as clerk of council. This office is occupied by the township trustees and Clerk Flynn. The resolution was passed under suspension. The amount pays the rent to January 1, 1912.

Rothrock introduced an ordinance to boost the salaries of members of council, the mayor, chief of police and service director. He suggested that he thought the mayor's salary should be increased from \$550 to \$900 per year, and the chief of police increased to \$900 per year, and that costs and fees be eliminated in both cases, so that when a case was tried, the costs would go into the city treasury.

Solicitor Rankin was asked concerning the legality of such action and stated that such an ordinance would conflict with state laws, and would not be legal. He pointed out the difference between cases tried under state laws and city ordinances, and that the mayor's duties included those of a police judge and justice of the peace. Rothrock then moved that the proposed increase in salaries of the two officials be stricken from the ordinance offered.

Rothrock again moved that the service director's salary be increased from \$200 to \$300 per year. Light thought the amount insufficient and Rothrock then changed the amount to \$400. Hopkins said that inasmuch as the street commissioner did most of the work, that \$200 was sufficient for the service director. Goodwin objected to the raise, but others who thought \$200 enough two years ago wanted the raise. Goodwin and Hopkins voted no on the question.

Rothrock then moved that the salaries of council be increased from \$50 to \$100 per year. Goodwin, Light and Hopkins voted against the increase. The same members voted against passing the entire ordinance as amended, but the vote stood four to three and the ordinance carrying.

the increases was passed by a majority vote.

Solicitor Rankin, acting for Auditor Pine, presented a resolution to transfer a small sum of money from the street repair fund to street cleaning, sewer and administration funds. This resolution was passed under suspension.

Veail then made a motion that the service director be ordered to contract for a new street light at the intersection of Main and Oak street, to be put up at once. Rothrock opposed erecting the light at present. He spoke of some misunderstanding over contracting for the lights and water plugs in the outlying districts, and spoke of the Washington Gas & Electric company charging the same old price for the light. The motion to have the service director contract for the light eventually passed.

After mentioning the fact that the Washington Gas & Electric Company was desirous of securing a new contract for 125 lights, Rothrock made a motion that the solicitor prepare the necessary legislation for contracting with the Washington Gas & Electric Company and the Washington Water Company for lights and water plugs in the new additions. This had been a point of contention for some time.

Light mentioned the condition of the sidewalks in the East Temple street improvement, and thought the service director should see that water plugs, or boxes in the sidewalks, which protrude, be lowered, and certain cracks between the gutter and sidewalks be repaired. This was put into the form of a motion and passed by Rev. Cherrington.

Two Important Changes  
In Railroad Circles

C. A. & C. May Undergo Extensive Changes in Becoming Part  
of Southwest Division of Pennsy---D. T. & I. to Be Sold.

Two very important changes will, in all probability, take place in railroad circles which will materially affect two of the roads touching this city--the C. A. & C. and D. T. & I. roads.

The D. T. & I., which has been in the hands of receivers for several years, is to be sold during the early part of January, and indications now are that the Panhandle system will purchase the D. T. & I., and regardless of what system makes the purchase, a radical change for the better is predicted.

The other change is no less important, but the extent of it is still unknown, although it will probably be a sweeping one. The change as contemplated is in placing the C. A. & C. in the Southwestern division of the Pennsylvania railway system, and if this is done the name of the road will probably be changed again, and some important changes made in the system itself.

At the present time the C. A. & C. is owned by the Pennsylvania Railway Company, but, like three or four other divisions touching the main Southwestern division, is operated independently. The C. A. & C. and a branch extending from Cleveland to Marietta, one from Logansport, Ind., to Terre Haute, Ind., and from Peoria, Ill., to Terre Haute will all probably become a part of the Southwestern division of the Pennsylvania lines, and will probably undergo extensive changes.

While the extent of the change on the C. A. & C. is not known, it is believed the change will be beneficial to this city and to the line in general. Further details will probably come to light between this and the holidays.

ed.

Veail then ignored a motion to adjourn, and said that the solicitor had evidently misunderstood him in offering an ordinance to condemn Chestnut street, and asked that a committee be appointed to look after purchasing the tract of ground necessary.

An ordinance to condemn the right of way was presented at the last previous meeting, but was tabled. Previous to that the solicitor had understood the action of council to mean condemnation proceedings. Veail, Hopkins and Light were appointed to investigate the proposed extension of Chestnut St. Adjournment was taken until Dec. 18th.

IN SOCIAL CIRCLES

Misses Gertrude and Edith Gardner entertained with an elaborate luncheon Monday. The table was embellished with snap dragons and laid with fourteen covers. Seated with the hostesses were Mesdames Blanche Marshall, Val McCoy, Roy Hagler, Frank L. Parrett, F. G. Carpenter, W. B. Rogers, H. B. Dahl, D. S. Craig, Robert Howat, Misses Mame Adams, Lucy Brownell, Marie Hagler.

Mrs. John Sowders gave a delightful Kensington Monday afternoon.

Miss Rannells spoke on the importance of training for service.

Mrs. Minnie Flee and Mrs. Will Hoseman were the assisting hostesses.

Married in Ross

Grover C. Compton, 27, a farmer of this county, and Ollie E. Mossbarger, of Lyndon, Ross county, were married by Rev. Cherrington.

Many Young Men  
And Young Women

of Washington C. H. and vicinity have been trained for successful business life at the

Long Established, Widely Known

MIAMI  
Commercial College  
Of Dayton, O.

We have just received a list of 954 of its graduates NOW Managers, Bookkeepers and Phonographers in the business establishments of Dayton alone.

President Wilt may justly take great pride in this fine list. To graduate from a college of such age, reputation and influence, GIVES STUDENTS ADVANTAGES OF MUCH IMPORTANCE.

No such moderate expenditure of time and money is so likely to lead to profitable employment, as the demand is large for graduates.

Some Washington Court  
House Graduates Are:

H. L. Wilson, Frank Wendel, Earl Snapp, Wert Hegler, Ben Cleaveland, P. M. Ellis, W. L. Carman, Jessie Engle, W. W. Holland, Patti Dempsey.

SAVED HIS WIFE'S LIFE.

"My wife would have been in her grave today," writes O. H. Brown, of Muscadine, Ala., "if it had not been for Dr. King's New Discovery. She was down in her bed, not able to get up without help. She had a severe bronchial trouble and a dreadful cough. I got her a bottle of Dr. King's New Discovery, and she soon began to mend, and was well in a short time." Infalible for coughs and colds, its the most reliable remedy on earth for desperate lung trouble, hemorrhages, lagrippe, asthma, hay fever, croup and whooping cough. 50c, \$1.00. Trial bottle free. Guaranteed by Blackmer & Tanquary.

A TERRIBLE BLUNDER

to neglect liver trouble. Never do it. Take Dr. King's New Life Pills on the first sign of constipation, biliousness or inactive bowels and prevent virulent indigestion, jaundice or gall stones. They regulate liver stomach and bowels and build up your health. Only 25c at Blackmer & Tanquary.

OLD MAIDS  
CONVENTION  
AT  
Wesley Chapel  
Friday Night, Dec. 8, 7:30  
Funniest Entertainment  
Of The Season.  
Admission - 10c

Colonial Theater - Friday, Dec. 8  
Co. M Presents  
A Runaway Tramp  
Prices - 10c and 15c  
SEATS ON SALE AT COLONIAL  
2 Shows--First at 7:00; Second at 8:30

Don't Wait  
Until everything has been picked over. Buy your Christmas presents early and get first choice. Your friends will appreciate them more. Our line of Perfumes, Toilet Sets, Leather Goods, Fountain Pens and Stationery is larger and better than ever.  
Prices to Suit Every body.  
BLACKMER & TANQUARY.  
Druggists, 204 E. Court Street.

.....T.....  
A SANE CHRISTMAS  
IT IS quite the usual thing, especially with mothers, daughters and "best girls," to depend to a considerable extent on a man's store. Time was when gifts were given simply as a remembrance. But in late years for Xmas presents the useful, wearable gift has made an indisputable place for itself.  
Do Your Shopping With Us This Season  
Suspenders, Mufflers, Handkerchiefs, Garters  
Coat Sweaters, Shirts, Collars, Gloves, Hosiery  
A Wonderful Assortment  
W. A. THARP & CO.  
PROVEN VALUE GIVERS  
.....T.....



# KATZ SELLS MENTOR UNION SUITS FOR MEN AND WOMEN

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Clerk of Council Flynn reported that he had notified the various railroads to make repairs of sidewalks on Main, Fayette and North streets as requested by council, and read a communication received from Supt. Kane of the C. H. & D. asking that council grant them a little time, owing to the present plans for the new freight station. The other roads made no reply.

Rothrock made a motion that a committee be appointed to ascertain just what repairs were necessary so that an ordinance could be drawn up to construct the sidewalks and charge the same against the railroads, and that the sidewalk in front of the Williams block on East Court St. be repaired and the cost assessed against the property. Goodwin, Light and Veall were appointed on the committee.

Clerk Flynn offered a resolution to pay the Union township trustees the sum of \$30 for one-half of office rent for himself as clerk of council. This office is occupied by the township trustees and Clerk Flynn. The resolution was passed under suspension. The amount pays the rent to January 1, 1912.

Rothrock introduced an ordinance to boost the salaries of members of council, the mayor, chief of police and service director. He suggested that he thought the mayor's salary should be increased from \$550 to \$900 per year, and the chief of police increased to \$900 per year, and that costs and fees be eliminated in both cases, so that when a case was tried, the costs would go into the city treasury.

Solicitor Rankin was asked concerning the legality of such action and stated that such an ordinance would conflict with state laws, and would not be legal. He pointed out the difference between cases tried under state laws and city ordinances, and that the mayor's duties included those of a police judge and justice of the peace. Rothrock then moved that the proposed increase in salaries of the two officials be stricken from the ordinance offered.

Rothrock again moved that the service director's salary be increased from \$200 to \$300 per year. Light thought the amount insufficient and Rothrock then changed the amount to \$400. Hopkins said that inasmuch as the street commissioner did most of the work, that \$200 was sufficient for the service director. Goodwin objected to the raise, but others who thought \$200 enough two years ago wanted the raise. Goodwin and Hopkins voted no on the question.

Rothrock then moved that the salaries of council be increased from \$50 to \$100 per year. Goodwin, Light and Hopkins voted against the increase. The same members voted against passing the entire ordinance as amended, but the vote stood four to three and the ordinance carrying

the increases was passed by a majority vote.

Solicitor Rankin, acting for Auditor Pine, presented a resolution to transfer a small sum of money from the street repair fund to street cleaning, sewer and administration funds. This resolution was passed under suspension.

Veall then made a motion that the service director be ordered to contract for a new street light at the intersection of Main and Oak street, to be put up at once. Rothrock opposed erecting the light at present. He spoke of some misunderstanding over contracting for the lights and water plugs in the outlying districts, and spoke of the Washington Gas & Electric company charging the same old price for the light. The motion to have the service director contract for the light eventually passed.

After mentioning the fact that the Washington Gas & Electric Company was desirous of securing a new contract for 125 lights, Rothrock made a motion that the solicitor prepare the necessary legislation for contracting with the Washington Gas & Electric Company and the Washington Water Company for lights and water plugs in the new additions. This had been a point of contention for some time.

Light mentioned the condition of the sidewalks in the East Temple street improvement, and thought the service director should see that water plugs, or boxes in the sidewalks, which protrude, be lowered, and certain cracks between the gutter and sidewalks be repaired. This was put into the form of a motion and passed.

## Two Important Changes In Railroad Circles

C. A. & C. May Undergo Extensive Changes in Becoming Part of Southwest Division of Pennsy---D. T. & I. to Be Sold.

Two very important changes will, in all probability, take place in railroad circles which will materially affect two of the roads touching this city--the C. A. & C. and D. T. & I. roads.

The D. T. & I., which has been in the hands of receivers for several years, is to be sold during the early part of January, and indications now are that the Panhandle system will purchase the D. T. & I., and regardless of what system makes the purchase, a radical change for the better is predicted.

The other change is no less important, but the extent of it is still unknown, although it will probably be a sweeping one. The change as contemplated is in placing the C. A. & C. in the Southwestern division of the Pennsylvania railway system, and if this is done the name of the road will probably be changed again, and some important changes made in the system itself.

At the present time the C. A. & C. is owned by the Pennsylvania Railway Company, but, like three or four other divisions touching the main Southwestern division, is operated independently. The C. A. & C. and a branch extending from Cleveland to Marietta, one from Logansport, Ind., to Terre Haute, Ind., and from Peoria, Ill., to Terre Haute will all probably become a part of the Southwestern division of the Pennsylvania lines, and will probably undergo extensive changes.

While the extent of the change on the C. A. & C. is not known, it is believed the change will be beneficial to this city and to the line in general. Further details will probably come to light between this and the holidays.

Veall then ignored a motion to adjourn, and said that the solicitor had evidently misunderstood him in offering an ordinance to condemn Chestnut street, and asked that a committee be appointed to look after purchasing the tract of ground necessary.

An ordinance to condemn the right of way was presented at the last previous meeting, but was tabled. Previous to that the solicitor had understood the action of council to mean condemnation proceedings. Veall, Hopkins and Light were appointed to investigate the proposed extension of Chestnut St. Adjournment was taken until Dec. 18th.

## IN SOCIAL CIRCLES

Misses Gertrude and Edith Gardner entertained with an elaborate luncheon Monday. The table was embellished with snap dragons and laid with fourteen covers. Seated with the hostesses were Mesdames Blanche Marshall, Val McCoy, Roy Hagler, Frank L. Parrett, F. G. Carpenter, W. B. Rogers, H. B. Dahl, D. S. Craig, Robert Howat, Misses Mame Adams, Lucy Brownell, Marie Hogler.

Mrs. John Sowders gave a delightful Kensington Monday afternoon.

Miss Rannells spoke on the importance of training for service.

Mrs. Minnie Flee and Mrs. Will Hoseman were the assisting hostesses.

## Married in Ross

Grover C. Compton, 27, a farmer of this county, and Ollie E. Mossbarger, of Lyndon, Ross county, were married by Rev. Cherrington.

## Many Young Men And Young Women

of Washington C. H. and vicinity have been trained for successful business life at the

Long Established, Widely Known

MIAMI

## Commercial College Of Dayton, O.

We have just received a list of 954 of its graduates NOW Managers, Bookkeepers and Phonographers in the business establishments of Dayton alone.

President Wilt may justly take great pride in this fine list. To graduate from a college of such age, reputation and influence, GIVES STUDENTS ADVANTAGES OF MUCH IMPORTANCE.

No such moderate expenditure of time and money is so likely to lead to profitable employment, as the demand is large for graduates.

## Some Washington Court House Graduates Are:

H. L. Wilson, Frank Wendel, Earl Snapp, Wert Hegler, Ben Cleveland, P. M. Ellis, W. L. Carman, Jessie Engle, W. W. Holland, Patti Dempsey.

### SAVED HIS WIFE'S LIFE.

"My wife would have been in her grave today," writes O. H. Brown, of Muscadine, Ala., "if it had not been for Dr. King's New Discovery. She was down in her bed, not able to get up without help. She had a severe bronchial trouble and a dreadful cough. I got her a bottle of Dr. King's New Discovery, and she soon began to mend, and was well in a short time." Infalible for coughs and colds, its the most reliable remedy on earth for desperate lung trouble, hemorrhages, lagrippe, asthma, hay fever, croup and whooping cough. 50c, \$1.00. Trial bottle free. Guaranteed by Blackmer & Tanquary.

### A TERRIBLE BLUNDER

to neglect liver trouble. Never do it. Take Dr. King's New Life Pills on the first sign of constipation, biliousness or inactive bowels and prevent virulent indigestion, jaundice or gall stones. They regulate liver stomach and bowels and build up your health. Only 25c at Blackmer & Tanquary.

**OLD MAIDS CONVENTION**  
AT  
**Wesley Chapel**  
Friday Night, Dec. 8, 7:30  
Funniest Entertainment  
Of The Season.  
Admission - 10c

**Colonial Theater - Friday, Dec. 8**  
**Co. M Presents**  
**A Runaway Tramp**  
Prices - 10c and 15c  
SEATS ON SALE AT COLONIAL  
2 Shows--First at 7:00; Second at 8:30

## Don't Wait

Until everything has been picked over. Buy your Christmas presents early and get first choice. Your friends will appreciate them more. Our line of Perfumes, Toilet Sets, Leather Goods, Fountain Pens and Stationery is larger and better than ever.

Prices to Suit Every body.

**BLACKMER & TANQUARY.**  
Druggists, 204 E. Court Street.

## A SANE CHRISTMAS

IT IS quite the usual thing, especially with mothers, daughters and "best girls," to depend to a considerable extent on a man's store. Time was when gifts were given simply as a remembrance. But in late years for Xmas presents the useful, wearable gift has made an indisputable place for itself.

**Do Your Shopping With Us This Season**  
**Suspenders, Mufflers, Handkerchiefs, Garters**  
**Coat Sweaters, Shirts, Collars, Gloves, Hosiery**  
A Wonderful Assortment

**W. A. THARP & CO.**  
PROVEN VALUE GIVERS



# Washington Daily Herald

THE HERALD PUBLISHING COMPANY

W. W. MILLIKAN, President

PUBLICATION OFFICE NO. 208 EAST COURT ST., OPP. POST OFFICE

Subscriptions: By Carrier 10 Cents a Week. In advance \$5.00 for the year. By Mail and on all Free Rural Deliveries Cash in Advance \$3.00 a year; \$1.75, 6 months; \$1.00, 3 months; 35c, 1 month.

ADVERTISING RATES FURNISHED ON APPLICATION  
Obituaries, memorial notices, resolutions and cards of thanks will be charged for at half rates, or 2 1/2 cents per line of six words.

Entered as Second Class Matter, August 20, 1910, at the Postoffice at Washington C. H., Ohio, Under the Act of March 3d, 1879.

TELEPHONS—HOME NO. 137, BELL, MAIN NO. 170.

## SHOP EARLY.

Less than three full weeks remain within which the Christmas shopping must be done.

It is none too early to urge upon every prospective purchaser, and that includes every one at this season of the year, to attend to the Christmas buying at once.

Do it now.

Nothing can be gained by delay. Washington merchants in all lines of business have made bountiful provision to meet the wants of the buying public and local shoppers would serve themselves well and confer a favor on the anxious to please merchants and clerks by laying in their stock of holiday purchases before the rush of those from out of the city commences.

In a shopping center like Washington has grown to be there is bound to be more or less of a rush toward the close of the buying period. Buyers from county outside of the city and buyers from surrounding cities and towns who come to Washington to shop because of the excellent facilities for buying which our local stores afford, have some excuse for being later in their shopping, but residents of Washington can relieve the congestion which will occur, to a very appreciable extent by attending to their buying right now.

Never in the history of the local stores has more abundant provision been made to meet the varying wants of the public at this season of the year.

Buyers who have right at hand this golden opportunity to choose from large assortments should shop in comfort. Even from a selfish motive alone local buyers should "do it now."

In addition to that the merchants and assistants are human beings and their feelings should be considered.

Those who can should buy early. The put it off will certainly feel better if they try a new deal this year.

Come early and avoid the rush has peculiar force this time of year and each year people are growing more toward the practice of early buying.

It's better. It's more satisfactory and its more humane to those who strive to serve and please them.

## PLENTY OF SAND.

Few people who entertain the highest regard for this nation's abilities realize just how much "grit" we have.

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This increase in production of nearly 10,000,000 short tons and in value of over \$2,700,000 is due to the more extensive use of sand and gravel in concrete construction work, building sand constituting nearly half of the entire output for the year. During recent years, particularly in the large building centers, there has been a greater general appreciation of the importance of using proper sand and gravel in cement concrete, so that leading architects and builders are requiring sound, clean, washed material.

The Geological Survey formerly made field and laboratory studies of many kinds of sands and gravels in localities where Federal buildings were in course of construction. These studies have shown great variations in the quality of sand and gravel used at different places for making concrete. Some contractors contend that run-of-bank sand and gravel are the best for making concrete, but this contention is generally not sustained by practical trials and experiments. The most desirable material is that which is free from clay, loam, or dust. Mica, pyrite, or limonite also is objectionable, if present in large quantity. A coating of dust on gravel prevents its proper contact with cement, so that such pebbles are easily broken out of the concrete.

## Bicycle Riding Is Not a Thing of The Past

By M. E. SMYTHE

Bicycle riding is a thing which seems to be out of date and there are but few who ride them. I used to be one of those who thought that bicycling was a thing of the past and laid my wheel aside until some friends in the neighborhood resurrected theirs and I joined them.

It is certainly a fine exercise and those who don't take it don't know what they are missing. Of course those who can afford automobiles are excused, and if you have a motorcycle I would say ride that.

But if you have a wheel don't be too proud to ride it because you think it is a back number. The streets are better now than when bicycles were in fashion and the wheels are cheaper, which gives you a better chance to get one than ever before.

The sensation is the same as on a motorcycle or automobile, and because your boss rides in an automobile don't be ashamed to face him with a wheel.

It is a good, healthy exercise after work and you will go to places which you will never reach on foot because of the distance.

I am not trying to boom the wheel business, but giving a lesson to those who throw away their wheels because they are back numbers.

They don't know what they are missing.

## Poetry - Today

### I WANT YOU LITTLE WOMAN!

I want you, little woman, when the blue is growing dark.  
And the building shadows stretch themselves across the City Park.

When the sturdy Day is weary and goes away to rest  
With his forehead on the bosom of the Evening in the West.

I want you, little woman, when I wander sadly down.  
To the sea-wall at the Battery—the Birthplace of the Town;  
Where the white waves and the warships in a dreary monotone  
Murmur: "Where is she, thy Lady, why walk you here alone?"

I want you, little woman, when the city lamps are lit  
And I see a happy couple where we were wont to sit,  
And I look my love within me and I wander home to sleep  
Where a man may play at childhood and the dear God lets him weep.

—Frank Butler in Philadelphia Record.

## Weather Report

Washington, December 5.—Ohio—Fair; warmer Tuesday; Wednesday fair; moderate to brisk south and southwest winds.

West Virginia—Fair Tuesday and Wednesday, with slowly rising temperature.

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St. Louis .....	36	Clear
New Orleans .....	50	Clear
Washington .....	30	Clear
Atlantic City .....	24	Clear
Philadelphia .....	26	Clear

### Weather Forecast.

Washington, Dec. 5.—Indications for tomorrow:  
Fair; moderate to brisk south and southwesterly winds.

### ROUGH SCALY SKIN.

Little Patches That Peel Off and Form Again.

Try This Remedy at Our Risk

Most skin diseases are eruptions accompanied by itching. But there is another kind in which small patches of scales appear and fall off, followed by another crop. This may spread all over the body and become almost incurable.

A soothing application of Saxon Salve, our new skin remedy, should be made. This is very healing and penetrates through the outer layer of skin to the very seat of the trouble, destroying the germs.

Treated in this way, as directed by the book in the box, the scaly patches disappear and are replaced by smooth, healthy skin. Saxon Salve is wonderfully healing and soothing in all forms of skin diseases, eczema, barber's itch, ringworm, etc., and we guarantee it to satisfy you, paying back your money if it does not. Blackmer & Tanquary.

## WE WILL LOAN

you enough money to pay off your small bills so that our small payment each week or month will be all that is necessary. We arrange loans on household goods, pianos and live stock. It will pay you to investigate if you need money.

In Wilmington on Thursdays

CAPITOL LOAN CO  
Passmore Bldg., S. Fayette St.  
Bell Phone 316 W.

## M'Namara Boys Have Callers

(Continued from Page One.)

\$500 to influence his verdict, and the turning over of the money to District Attorney Fredericks, the latter stated that he was waiting for another juror to come to his office and confess. He says he knows the juror received money, and if he does not come in he will be arrested. His name is withheld.

### IS AFTER GOMPERS

Detective Burns Says Federation's Head Fooled Labor Unions.

Cleveland, O., Dec. 5.—"We are after the men higher up and we'll get 'em, too," was the statement of Detective W. J. Burns after a busy day spent in Cleveland and vicinity in his investigations in connection with the McNamara case. Burns at present is engaged independently in aiding the federal investigation centering in Indianapolis, where books of the structural iron workers show the McNamaras to have been provided with union funds for organization purposes.

"There is one thing I want to say and I want to make it plain. It was not the McNamara brothers that fooled organized labor. It was Gompers. All this stuff he has been giving out is pure bunk.

"Not until Gompers came out and accused me of having planted the dynamite and of having organized the whole thing as a gigantic plot did I appreciate that he really knew what he was talking about.

"Gompers was in Indianapolis. He talked with the men who voted \$1,000 a month to J. B. McNamara and McManigal. That money was used by those two for their dynamiting operations. The books don't show what it really was used for, but you can't tell me that the union's executive board paid out that money without knowing where it went.

"J. B. and Orrie reported only to John McNamara. The books show the money was used for organization purposes. We know it was used to buy dynamite and the rest of the stuff needed to carry out the work and their expenses. Gompers knew these men were guilty at the time of their arrest. He is the only person who has fooled organized labor. We'll show him up, too, before we're through with these cases."

### SAYS BURNS PREVARICATES

Samuel Gompers Denies Charges Made by Detective.

New York, Dec. 5.—"In view of the guilt of the McNamaras and the charges of Detective W. J. Burns that you knew of their guilt weeks before they pleaded guilty in court, do you intend to remain president of the American Federation of Labor?" was asked of Samuel Gompers. Mr. Gompers, who stood in the corridor of the Victoria hotel, while labor leaders from all over the country waited to speak to him, seemed to be under great stress.

"I don't feel called upon to answer that," he said. "But I will say this: It was only recently that I was unanimously re-elected president of the American Federation of Labor. Those are my credentials and that is my answer."

Mr. Gompers denounced Detective Burns in unmeasured terms. "There is no truth in what he says," declared Gompers. "I understand that he says that Lawyer Clarence Darrow told me at a conference of labor men at Indianapolis in June that the McNamaras were guilty. That is not so. Everything that Burns has said about me is false. If Darrow was in Indianapolis at that time I didn't know it. There were about 40 labor men there and they didn't know it."

## THE BULL IN THE CHINA SHOP



(Copyright, 1911.)

## Old Swindle Worked on Farmer

That old time swindle, commonly termed the "lightning rod swindle" was successfully worked on a well known farmer living near New Jasper in Greene county, one day last week, and as a consequence he has sought legal advice on how to evade the payment of a promissory note for \$180 which bears his name and that of his wife, which had been delivered to a stranger.

A few days previously a stranger representing himself as the agent of a lightning rod concern called on the farmer and secured from him a contract for equipping his house and farm buildings. A day or two later another stranger called and asked the farmer concerning the matter. He said he had learned of the transaction, that he was the real repre-

sentative of the lightning rod concern and that the other man was a fake agent. He appeared greatly wrought up over the matter and declared that his house would hold the farmer responsible and finally frightened the man and his wife into making the note which they delivered to him. As soon as the stranger had left the premises the man realized what he had done, and went to town the following day to consult an attorney.

## FOR INDIGESTION DR. PLAUT'S DIGEST-TONE TABLETS

Prescribed for years by Dr. Plaut with marked success. Makes sick stomachs healthy. Easy to take. Life worth living. Trial package equal to 5 doses, 10 cents. Full size box, 50 cents. 1 for free booklet of valuable information. SPECIFIC REMEDY CO. FORMULATORS AND DISTRIBUTORS 30 E. Third Ave., Cincinnati, O.

## Children Cry for Fletcher's

# CASTORIA

The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of Dr. J. C. Fletcher and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but Experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

## What is CASTORIA

Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

## GENUINE CASTORIA ALWAYS

Bears the Signature of

Dr. J. C. Fletcher

The Kind You Have Always Bought

In Use For Over 30 Years

THE CENTAUR COMPANY, 77 MURRAY STREET, NEW YORK CITY.

## HOT WATER BOTTLES

Have you a good one? Have you any at all? If not you don't know what comfort they are. They take the place of old-fashioned hot bandages, applications, stones, etc. We have them from 75c to \$2 each. Do not consider yourself under obligations to buy simply because you look at these Hot Water Bottles. We merely want you to know all about them so that if you should ever have need of one you will come here for it.

CHRISTOPHER

CURT ST. opp Court House

DRUGS

That's My Business



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To the sea-wall at the Battery—the Birthplace of the Town;  
Where the white waves and the warships in a dreary monotone  
Murmur: "Where is she, thy Lady, why walk you here alone?"

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### WE WILL LOAN

you enough money to pay off your small bills so that our small payment each week or month will be all that is necessary. We arrange loans on household goods, pianos and live stock. It will pay you to investigate if you need money.

In Wilmington on Thursdays

### CAPITOL LOAN CO

Princeton Bldg., 2 Family St.  
Bell Phone 216 W.

## M'Namara Boys Have Callers

(Continued from Page One.)

\$500 to influence his verdict, and the turning over of the money to District Attorney Fredericks, the latter stated that he was waiting for another juror to come to his office and confess. He says he knows the juror received money, and if he does not come in he will be arrested. His name is withheld.

### IS AFTER GOMPERS

Detective Burns Says Federation's Head Fooled Labor Unions.

Cleveland, O., Dec. 5.—"We are after the men higher up and we'll get 'em, too," was the statement of Detective W. J. Burns after a busy day spent in Cleveland and vicinity in his investigations in connection with the McNamara case. Burns at present is engaged independently in aiding the federal investigation centering in Indianapolis, where books of the structural iron workers show the McNamaras to have been provided with union funds for organization purposes.

"There is one thing I want to say and I want to make it plain. It was not the McNamara brothers that fooled organized labor. It was Gompers. All this stuff he has been giving out is pure bunk.

"Not until Gompers came out and accused me of having planted the dynamite and of having organized the whole thing as a gigantic plot did I appreciate that he really knew what he was talking about.

"Gompers was in Indianapolis. He talked with the men who voted \$1,000 a month to J. B. McNamara and McManis. That money was used by those two for their dynamiting operations. The books don't show what it really was used for, but you can't tell me that the union's executive board paid out that money without knowing where it went.

"J. B. and Orrie reported only to John McNamara. The books show the money was used for organization purposes. We know it was used to buy dynamite and the rest of the stuff needed to carry out the work and their expenses. Gompers knew these men were guilty at the time of their arrest. He is the only person who has fooled organized labor. We'll show him up, too, before we're through with these cases."

### SAYS BURNS PREVARICATES

Samuel Gompers Denies Charges Made by Detective.

New York, Dec. 5.—"In view of the guilt of the McNamaras and the charges of Detective W. J. Burns that you knew of their guilt weeks before they pleaded guilty in court, do you intend to remain president of the American Federation of Labor?" was asked of Samuel Gompers. Mr. Gompers, who stood in the corridor of the Victoria hotel, while labor leaders from all over the country waited to speak to him, seemed to be under great stress.

"I don't feel called upon to answer that," he said. "But I will say this: It was only recently that I was unanimously re-elected president of the American Federation of Labor. Those are my credentials and that is my answer."

Mr. Gompers denounced Detective Burns in unmeasured terms. "There is no truth in what he says," declared Gompers. "I understand that he says that Lawyer Clarence Darrow told me at a conference of labor men at Indianapolis in June that the McNamaras were guilty. That is not so. Everything that Burns has said about me is false. If Darrow was in Indianapolis at that time I didn't know it. There were about 40 labor men there and they didn't know it."



(Copyright, 1911.)

## Old Swindle Worked on Farmer

That old time swindle, commonly termed the "lightning rod swindle" was successfully worked on a well known farmer living near New Jasper in Greene county, one day last week, and as a consequence he has sought legal advice on how to evade the payment of a promissory note for \$180 which bears his name and that of his wife, which had been delivered to a stranger.

A few days previously a stranger representing himself as the agent of a lightning rod concern called on the farmer and secured from him a contract for equipping his house and farm buildings. A day or two later another stranger called and asked the farmer concerning the matter. He said he had learned of the transaction, that he was the real repre-

sentative of the lightning rod concern and that the other man was a fake agent. He appeared great wrought up over the matter and declared that his house would hold the farmer responsible and finally frightened the man and his wife into making the note which they delivered to him. As soon as the stranger left the premises the man realized what he had done, and went to town the following day to consult an attorney.

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The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of *Charles H. Fletcher* and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

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Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrup. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

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Have you a good one? Have you any at all? If not you don't know what comfort they are. They take the place of old-fashioned hot bandages, applications, stones, etc. We have them from 75c to \$2 each. Do not consider yourself under obligations to buy simply because you look at these Hot Water Bottles. We merely want you to know all about them so that if you should ever have need of one you will come here for it.

## C. RISTOPHER

COURT ST. opp Court House

## DRUGS

That's My Business



# MESSAGE OF PRESIDENT

## To the 62nd Congress

### Deals Largely with the Anti-Trust Statute Which Has Been So Much Discussed.

Mr. Taft Champions the Anti-trust Statute.

#### NEW REMEDIES SUGGESTED.

Not Repeal or Amendment, but Supplemental Legislation Needed—The Tobacco Trust Decision an Effective One—Federal Incorporation Recommended and a Federal Corporation Commission Proposed—The Test of "Reasonableness."

To the Senate and House of Representatives:

This message is the first of several which I shall send to congress during the interval between the opening of its regular session and its adjournment for the Christmas holidays. The amount of information to be communicated as to the operations of the government, the number of important subjects calling for comment by the executive and the transmission to congress of exhaustive reports of special commissions make it impossible to include in one message of a reasonable length a discussion of the topics that ought to be brought to the attention of the national legislature at its first regular session.

#### The Anti-trust Law—The Supreme Court Decisions.

In May last the supreme court handed down decisions in the suits in equity brought by the United States to enjoin the further maintenance of the Standard Oil trust and of the American Tobacco trust and to secure their dissolution. The decisions are epoch making and serve to advise the business world authoritatively of the scope and operation of the anti-trust act of 1890. The decisions do not depart in any substantial way from the previous decisions of the court in construing and applying this important statute, but they clarify those decisions by further defining the already admitted exceptions to the literal construction of the act. By the decrees they furnish a useful precedent as to the proper method of dealing with the capital and property of illegal trusts. These decisions suggest the need and wisdom of additional or supplemental legislation to make it easier for the entire business community to square with the rule of action and legality thus finally established and to preserve the benefit, freedom and spur of reasonable competition without loss of real efficiency or progress.

#### No Change in the Rule of Decision, Merely in Its Form of Expression.

The statute in its first section declares to be illegal "every contract, combination in the form of trust or otherwise or conspiracy in restraint of trade or commerce among the several states or with foreign nations" and in the second declares guilty of a misdemeanor "every person who shall monopolize or attempt to monopolize or combine or conspire with any other person to monopolize any part of the trade or commerce of the several states or with foreign nations."

In two early cases, where the statute was invoked to enjoin a transportation rate agreement between interstate railroad companies, it was held that it was no defense to show that the agreement as to rates complained of was reasonable at common law, because it was said that the statute was

directed against all contracts and combinations in restraint of trade, whether reasonable at common law or not. It was plain from the record, however, that the contracts complained of in those cases would not have been deemed reasonable at common law. In subsequent cases the court said that the statute should be given a reasonable construction and refused to include within its inhibition certain contractual restraints of trade which it denominated as incidental or as indirect.

These cases of restraint of trade that the court excepted from the operation of the statute were instances which at common law would have been called reasonable. In the Standard Oil and tobacco cases, therefore, the court merely adopted the tests of the common law and in defining exceptions to the literal application of the statute only substituted for the test of being incidental or indirect that of being reasonable, and this without varying in the slightest the actual scope and effect of the statute. In other words, all the cases under the statute which have now been decided would have been decided the same way if the court had originally accepted in its construction the rule at common law.

It has been said that the court by introducing into the construction of the statute common law distinctions has emasculated it. This is obviously untrue. By its judgment every contract and combination in restraint of interstate trade made with the purpose or necessary effect of controlling prices by stifling competition or of establishing in whole or in part a monopoly of such trade is condemned by the statute. The most extreme critics cannot instance a case that ought to be condemned under the statute which is not brought within its terms as thus construed.

The suggestion is also made that the supreme court by its decision in the last two cases has committed to the court the undefined and unlimited discretion to determine whether a case of restraint of trade is within the terms of the statute. This is wholly untrue. A reasonable restraint of trade at common law is well understood and is clearly defined. It does not rest in the discretion of the court. It must be limited to accomplish the purpose of a lawful main contract to which in order that it shall be enforceable at all it must be incidental. If it exceed the needs of that contract it is void.

The test of reasonableness was never applied by the court at common law to contracts or combinations or conspiracies in restraint of trade whose purpose was or whose necessary effect would be to stifle competition, to control prices or establish monopolies. The courts never assumed power to say that such contracts or combinations or conspiracies might be lawful if the parties to them were only moderate in the use of the power thus secured and did not exact from the public too great and exorbitant prices. It is true that many theorists and others engaged in business violating the statute have hoped that some such line could be drawn by courts, but no court of authority has ever attempted it. Certainly there is nothing in the decisions of the latest two cases from which such a dangerous theory of judicial discretion in enforcing this statute can derive the slightest sanction.

#### Force and Effectiveness of Statute a Matter of Growth.

We have been twenty-one years making this statute effective for the purposes for which it was enacted. The Knight case was discouraging and seemed to remit to the states the whole available power to attack and suppress the evils of the trusts. Slowly, however, the error of that judgment was corrected, and only in the last three or four years has the heavy hand of the law been laid upon the great illegal combinations that have exercised such an absolute dominion over many of our industries. Criminal prosecutions have been brought, and a number are pending, but juries have felt averse to convicting for jail sentences and judges have been most reluctant to impose such sentences on men of respectable standing in society whose offense has been regarded as merely statutory. Still, as the offense becomes better understood and the committing of it takes more of studied and deliberate defiance of the law we can be confident that juries will convict individuals and that jail sentences will be imposed.

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vidual defendants were enjoined from conspiring or combining to restore such monopoly, and all agreements between the subsidiary corporations tending to produce or bring about further violations of the act were enjoined.

In the tobacco case the court found that the individual defendants, twenty-nine in number, had been engaged in a successful effort to acquire complete dominion over the manufacture, sale and distribution of tobacco in this country and abroad and that this had been done by combinations made with a purpose and effect to stifle competition, control prices and establish a monopoly, not only in the manufacture of tobacco, but also of tin foil and licorice used in its manufacture and of its products of cigars, cigarettes and snuffs. The tobacco suit presented a far more complicated and difficult case than the Standard Oil suit for a decree which would effectuate the will of the court and end the violation of the statute. There was here no single holding company, as in the case of the Standard Oil trust. The main company was the American Tobacco company, a manufacturing, selling and holding company. The plan adopted to destroy the combination and restore competition involved the redivision of the capital and plants of the whole trust between some of the companies constituting the trust and new companies organized for the purposes of the decree and made parties to it and numbering, new and old, fourteen.

#### Situation After Readjustment.

The American Tobacco company (old), readjusted capital \$92,000,000; the Liggett & Meyers Tobacco company (new), capital \$67,000,000; the P. Lorillard company (new), capital \$47,000,000, and the R. J. Reynolds Tobacco company (old), capital \$7,525,000, are chiefly engaged in the manufacture and sale of chewing and smoking tobacco and cigars. The former one tin foil company is divided into two, one of \$825,000 capital and the other of \$400,000. The one snuff company is

divided into three companies, one with a capital of \$15,000,000, another with a capital of \$8,000,000 and a third with a capital of \$8,000,000. The licorice companies are two, one with a capital of \$5,758,300 and another with a capital of \$2,000,000. There is also the British American Tobacco company, a British corporation, doing business abroad with a capital of \$26,000,000, the Porto Rican Tobacco company, with a capital of \$1,800,000, and the corporation of United Cigar Stores, with a capital of \$9,000,000.

Under this arrangement each of the different kinds of business will be distributed between two or more companies with a division of the prominent brands in the same tobacco products, so as to make competition not only possible, but necessary. Thus the smoking tobacco business of the country is divided so that the present independent companies have 21.39 per cent, while the American Tobacco company will have 33.08 per cent, the Liggett & Meyers 20.05 per cent, the Lorillard company 22.82 per cent and the Reynolds company 2.66 per cent. The stock of the other thirteen companies, both preferred and common, has been taken from the defendant American Tobacco company and has been distributed among its stockholders. All covenants restricting competition have been declared null and further performance of them has been enjoined. The preferred stock of the different companies has now been given voting power which was denied it under the old organization. The ratio of the preferred stock to the common was as 78 to 40. This constitutes a very decided change in the character of the ownership and control of each company.

In the original suit there were twenty-nine defendants, who were charged with being the conspirators through whom the illegal combination acquired and exercised its unlawful dominion. Under the decree these defendants will hold amounts of stock in the various distributee companies ranging from 41 per cent as a maximum to 28 1/2 per cent as a minimum, except in the case of one small company, the Porto Rican Tobacco company, in which they will hold 45 per cent. The twenty-nine individual defendants are enjoined for three years from buying any stock except from each other, and the group is thus prevented from extending its control during that period. All parties to the suit and the new companies who are made parties are enjoined perpet-

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Most complete dramatic production entour at popular prices

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Sale Opens Tuesday, Dec. 5th

tions by the circuit court compelling dissolution, and other combinations of a similar history are now negotiating with the department of justice looking to a disintegration by decree and reorganization in accordance with law. It seems possible to bring about these reorganizations without general business disturbance.

Movement For Repeal of the Anti-trust Law.

But now that the anti-trust act is seen to be effective for the accomplishment of the purpose of its enactment we are met by a cry from many different quarters for its repeal. It is said to be obstructive of business progress, to be an attempt to restore old fashioned methods of destructive competition between small units and to make impossible those useful combinations of capital and the reduction of the cost of production that are essential to continued prosperity and normal growth.

In the recent decisions the supreme court makes clear that there is nothing in the statute which condemns combinations of capital or mere business of plant organized to secure economy in production and a reduction of its cost. It is only when the purpose or necessary effect of the organization and maintenance of the combination or the aggregation of immense size are the stifling of competition, actual and potential, and the enhancing of prices and establishing a monopoly that the statute is violated. Mere size is no sin against the law. The merging of two or more business plants necessarily eliminates competition between the units thus combined, but this elimination is in contravention of the statute only when the combination is made for purpose of ending this particular competition in order to secure control of and enhance prices and create a monopoly.

Lack of Definiteness in the Statute.

The complaint is made of the statute that it is not sufficiently definite in its description of that which is forbidden to enable business men to avoid its violation. The suggestion is that we may have a combination of two corporations which may run on for years and that subsequently the attorney general may conclude that it was a violation of the statute and that which was supposed by the combiners to be innocent then turns out to be a combination in violation of the statute. The answer to this hypothetical case is that when men attempt to amass such stupendous capital as will enable them to suppress competition, control prices and establish a monopoly they know the purpose of their acts. Men do not do such a thing without having it clearly in mind. If what they do is merely for the purpose of reducing the cost of production, without the thought of suppressing competition by use of the bigness of the plant they are creating, then they cannot be convicted at the time the union is made, nor can they be convicted later unless it happens that later on they conclude to suppress competition and take the usual methods for doing so and thus establish for themselves a monopoly. They can in such a case hardly complain if the motive which subsequently is disclosed is attributed by the court to the original combination.

New Remedies Suggested.

Much is said of the repeal of this statute and of constructive legislation intended to accomplish the purpose and blaze a clear path for honest merchants and business men to follow. It may be that such a plan will be evolved, but I submit that the discussions which have been brought out in recent days by the fear of the continued execution of the anti-trust law have produced nothing but glittering generalities and have offered no line of distinction or rule of action as definite and as clear as that which the supreme court itself lays down in enforcing the statute.

Supplemental Legislation Needed, Not Repeal or Amendment.

I see no objection, and indeed I can see decided advantages, in the enactment of a law which shall describe and denounce methods of competition which are unfair and are badges of the unlawful purpose denounced in the anti-trust law. The attempt and purpose to suppress a competitor by underselling him at a price so unprofitable as to drive him out of business or the making of exclusive contracts with customers under which they are required to give up association with other manufacturers and numerous kindred methods for stifling competition and effecting monopoly should be described with sufficient accuracy in a criminal statute on the one hand to enable the government to shorten its task by prosecuting single misdemeanors instead of an entire conspiracy and on the other hand to serve the purpose of pointing out more in detail to the business community what must be avoided.

Federal Incorporation Recommended.

In a special message to congress on Jan. 7, 1910, I ventured to point out the disturbance to business that would probably attend the dissolution of these offending trusts. I said:

"But such an investigation and possible prosecution of corporations whose prosperity or destruction affects the comfort not only of stockholders, but of millions of wage earners, employees and associated tradesmen, must necessarily tend to disturb the confidence of the business community, to dry up the now flowing sources of capital from its places of hoarding and produce a halt in our present prosperity that will cause suffering and strained circumstances among the innocent many for the faults of the guilty few. The question which I wish in this message to bring clearly to the consideration and discussion of congress is whether, in order to avoid such a possible business danger, something

Government Administrative Experts Needed to Aid Courts in Trust Dissolutions.

The drafting of the decrees in the dissolution of the present trusts, with a view to their reorganization into legitimate corporations, has made it especially apparent that the courts are not provided with the administrative machinery to make the necessary inquiries preparatory to reorganization or to pursue such inquiries, and they should be empowered to invoke the aid of the bureau of corporations in determining the suitable reorganiza-



## A Sale of Manhattan Shirts

\$1.50 Grade \$1.15 \$2.00 Grade \$1.39 \$2.50 Grade \$1.89

TOMORROW MORNING we place on sale our ENTIRE STOCK OF FANCY PLEATED BOSOM

Manhattan Shirts

at the above prices. Every one (over 500 in the lot) is coat style with cuffs attached and sizes run from 14½ to 17.

These prices apply to fancy pleated bosom shirts only.

\$1.50 ones  
\$1.15  
\$2.00 grade  
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And  
\$2.50 shirts  
\$1.89



nally from in any way effecting any combination between any of the companies in violation of the statute by way of resumption of the old trust. Each of the fourteen companies is enjoined from acquiring stock in any of the others. All these companies are enjoined from having common directors or officers, or common buying or selling agents, or common offices, or lending money to each other.

Size of New Companies.

Objection was made by certain independent tobacco companies that this settlement was unjust because it left companies with very large capital in active business and that the settlement that would be effective to put all on an equality would be a division of the capital and plant of the trust into small fractions in amount more nearly equal to that of each of the independent companies. This contention results from a misunderstanding of the anti-trust law and its purpose. It is not intended thereby to prevent the accumulation of large capital in business enterprises in which such a combination can secure reduced cost of production, sale and distribution. It is directed against such an aggregation of capital only when its purpose is that of stifling competition, enhancing or controlling prices and establishing a monopoly. If we shall have by the decree defeated these purposes and restored competition between the large units into which the capital and plant have been divided we shall have accomplished the useful purpose of the statute.

Confiscation Not the Purpose of the Statute.

It is not the purpose of the statute to confiscate the property and capital of the offending trusts. Methods of punishment by fine or imprisonment of the individual offenders, by fine of the corporation or by forfeiture of its goods in transportation are provided, but the proceeding in equity is a specific remedy to stop the operation of the trust by injunction and prevent the future use of the plant and capital in violation of the statute.

Effectiveness of Decree.

I venture to say that not in the history of American law has a decree more effective for such a purpose been entered by a court than that against the tobacco trust. As Circuit Judge Noyes said in his judgment approving the decree:

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Osteopathic Physician  
118 W. Temple St., Washington C. H.  
CITIZENS' PHONE 4322

## Parrett's Grocery

THE YELLOW FRONT

The Home of Quality for 24 years

Abraham's Snow Bound maple syrup, made from the best Logan County maple sap. We can vouch for its purity and excellent flavor. Price \$1.50 per gallon, 85c per ½ gallon.

Pure old fashioned buckwheat flour, makes a most delicious buckwheat cake. Put up in 5lb bags, price 25c per sack.

We have also a complete line of the self rising pancake and buckwheat flour at 10c per sack.

Our canned goods department is now complete. Anything in this line you wish for, come in and let us show you the best line in the city.

Plenty of fresh Baltimore oysters.

tion of the disintegrated parts. The circuit court and the attorney general were greatly aided in framing the decree in the tobacco trust dissolution by an expert from the bureau of corporations.

Federal Corporation Commission Proposed.

I do not set forth in detail the terms and sections of a statute which might supply the constructive legislation permitting and adding the formation of combinations of capital into federal corporations. They should be subject to rigid rules as to their organization and procedure, including effective publicity, and to the closest supervision as to the issue of stock and bonds by an executive bureau or commission in the department of commerce and labor, to which in times of doubt they might well submit their proposed plans for future business. It must be distinctly understood that incorporation under a federal law could not exempt the company thus formed and its incorporators and managers from prosecution under the anti-trust law for subsequent illegal conduct, but the publicity of its procedure and the opportunity for frequent consultation with the bureau or commission in charge of the incorporation as to the legitimate purpose of its transactions would offer it as great security against successful prosecutions for violations of the law as would be practical or wise.

Such a bureau or commission might well be invested also with the duty already referred to of aiding courts in the dissolution and recreation of trusts within the law. It should be an executive tribunal of the dignity and power of the comptroller of the currency or the interstate commerce commission, which now exercises supervisory power over important classes of corporations under federal regulation.

The drafting of such a federal incorporation law would offer ample opportunity to prevent many manifest evils in corporate management today, including irresponsibility of control in the hands of the few who are not the real owners.

Incorporation Voluntary.

I recommend that the federal charters thus to be granted shall be voluntary, at least until experience justifies mandatory provisions. The benefit to be derived from the operation of great businesses and the protection of such a charter would attract all who are anxious to keep within the lines of the law. Other large combinations that fall to take advantage of the federal incorporation will not have a right to complain if their failure is ascribed to unwillingness to submit their transactions to the careful official scrutiny, competent supervision and publicity attendant upon the enjoyment of such a charter.

Only Supplemental Legislation Needed.

The opportunity thus suggested for federal incorporation, it seems to me, is suitable constructive legislation needed to facilitate the squaring of great industrial enterprises to the rule of action laid down by the anti-trust law. This statute as construed by the supreme court must continue to be the line of distinction for legitimate business. It must be enforced unless we are to banish individualism from all business and reduce it to one common system of regulation or control of prices like that which now prevails with respect to public utilities and which when applied to all business would be a long step toward state socialism.

Importance of the Anti-trust Act.

The anti-trust act is the expression of the effort of a freedom loving people to preserve equality of opportunity. It is the result of the confident deter-

mination of such a people to maintain their future growth by preserving uncontrolled and unrestricted the enterprise of the individual, his industry, his ingenuity, his intelligence and his independent courage.

For twenty years or more this statute has been upon the statute book. All knew its general purpose and approved. Many of its violators were cynical over its assumed impotence. It seemed impossible of enforcement. Slowly the mills of the courts ground, and only gradually did the majesty of the law assert itself. Many of its statesmen authors died before it became a living force, and they and others saw the evil grow which they had hoped to destroy. Now its efficacy is seen; now its power is heavy; now its object is near achievement. Now we hear the call for its repeal on the plea that it interferes with business prosperity, and we are advised in most general terms how by some other statute and in some other way the evil we are just stamping out can be cured. If we only abandon this work of twenty years and try another experiment for another term of years.

It is said that the act has not done good. Can this be said in the face of the effect of the Northern Securities decree? That decree was in no way so drastic or inhibitive in detail as either the Standard Oil decree or the tobacco decree. But did it not stop for all time the then powerful movement toward the control of all the railroads of the country in a single hand? Such a one man power could not have been a healthful influence in the republic, even though exercised under the general supervision of an interstate commission.

Do we desire to make such ruthless combinations and monopolies lawful? When all energies are directed, not toward the reduction of the cost of production for the public benefit by a healthful competition, but toward new ways and means for making permanent in a few hands the absolute control of the conditions and prices prevailing in the whole field of industry, then individual enterprise and effort will be paralyzed and the spirit of commercial freedom will be dead.

WM. H. TAFT.

The White House, Dec. 5, 1911.

## INVALID COMFORTS

And Necessities.

Your physician or nurse will doubtless tell you that we are headquarters for this class of goods. Our extensive dealings with doctors and nurses necessitates our handling everything in sick-room supplies, and our stock is invariably up to date.

Sick Feeders, Medicine Glasses, Ice Caps, Invalid's Cushions, Medicine Droppers, Fever Thermometers, Bed Pans, Crutches, Crutch Tips, Gauzes, Bandages, Lint, Cottons, Invalids' Foods, Beef Extracts, and every new, worthy contrivance for aiding both the sick and attendant. Prices as low as the superior quality of our goods will permit.

Baldwin's Drug Store  
ARLINGTON HOUSE BLOCK



# Empire Opera House

ONE NIGHT ONLY

## Wednesday, Dec. 6

McWALTERS & BOLTON Present

FOURTH  
SUCCESSFUL  
SEASON

THE  
LITTLE

By W.B. Patton  
Author of  
'Minister's Son'

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SCENIC  
PRODUCTION  
OF RURAL LIFE—PURE  
IN SENTIMENT—A MARVELOUS  
BLENDING OF PATHOS  
AND COMEDY—  
INTENSELY  
HUMAN

Most complete dramatic production entour at popular prices

Prices—25c, 35c and 50c  
Advance Seat Sale at Baldwin's Drug Store  
Sale Opens Tuesday, Dec. 5th

ally from in any way effecting any combination between any of the companies in violation of the statute by way of resumption of the old trust. Each of the fourteen companies is enjoined from acquiring stock in any of the others. All these companies are enjoined from having common directors or officers, or common buying or selling agents, or common offices, or leading money to each other.

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tion by the direct effect of dissolving dissolution, and other combinations of a similar history are now negotiating with the department of justice looking to a disintegration by decree and reorganization in accordance with law. It seems possible to bring about these reorganizations without general business disturbance.

### Movement For Repeal of the Anti-trust Law.

But now that the anti-trust act is seen to be effective for the accomplishment of the purpose of its enactment we are met by a cry from many different quarters for its repeal. It is said to be obstructive of business progress, to be an attempt to restore old fashioned methods of destructive competition between small units and to make impossible those useful combinations of capital and the reduction of the cost of production that are essential to continued prosperity and normal growth.

In the recent decision the supreme court makes clear that there is nothing in the statute which condemns combinations of capital or mere bigness of plant organized to secure economy in production and a reduction of its cost. It is only when the purpose or necessary effect of the organization and maintenance of the combination or the aggregation of immense size are the stifling of competition, actual and potential, and the enhancing of prices and establishing a monopoly that the statute is violated. Mere size is no sin against the law. The merging of two or more business plants necessarily eliminates competition between the units thus combined, but this elimination is in contravention of the statute only when the combination is made for purpose of ending this particular competition in order to secure control of and enhance prices and create a monopoly.

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cannot be done by which these business combinations may be offered a means, without great financial disturbance, of changing the character, organization and extent of their business into one within the lines of the law under federal control and supervision, securing compliance with the anti-trust statute.

"Generally in the industrial combinations called 'trusts' the principal business is the sale of goods in many states and in foreign markets—in other words, the interstate and foreign business far exceeds the business done in any one state. This fact will justify the federal government in granting a federal charter to such a combination to make and sell in interstate and foreign commerce the products of useful manufacture under such limitations as will secure a compliance with the anti-trust law. It is possible so to frame a statute that, while it offers protection to a federal company against harmful, vexatious and unnecessary invasion by the states, it shall subject it to reasonable taxation and control by the states with respect to its purely local business. . . .

"Corporations organized under this act should be prohibited from acquiring and holding stock in other corporations (except for special reasons, upon approval by the proper federal authority), thus avoiding the creation under national auspices of the holding company with subordinate corporations in different states, which has been such an effective agency in the creation of the great trusts and monopolies.

"If the prohibition of the anti-trust act against combinations in restraint of trade is to be effectively enforced it is essential that the national government shall provide for the creation of national corporations to carry on a legitimate business throughout the United States. The conflicting laws of the different states of the Union with respect to foreign corporations make it difficult, if not impossible, for one corporation to comply with their requirements so as to carry on business in a number of different states."

I renew the recommendation of the enactment of a general law providing for the voluntary formation of corporations to engage in trade and commerce among the states and with foreign nations. Every argument which was at that time offered to possible objections has been confirmed by our experience since the enforcement of the anti-trust statute has resulted in the actual dissolution of active commercial organizations.

It is even more manifest now than it was then that the denunciation of conspiracies in restraint of trade should not and does not mean the denial of organizations large enough to be intrusted with our interstate and foreign trade. It has been made more clear now than it was then that a purely negative statute like the anti-trust law may well be supplemented by specific provisions for the building up and regulation of legitimate national and foreign commerce.

### Government Administrative Experts Needed to Aid Courts in Trust Dissolutions.

The drafting of the decree in the dissolution of the present trusts, with a view to their reorganization into legitimate corporations, has made it especially apparent that the courts are not provided with the administrative machinery to make the necessary inquiries preparatory to reorganization or to pursue such inquiries, and they should be empowered to invoke the aid of the bureau of corporations in determining the suitable reorganiza-

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WM. H. TAFT.

The White House, Dec. 5, 1911.

## INVALID COMFORTS

### And Necessities.

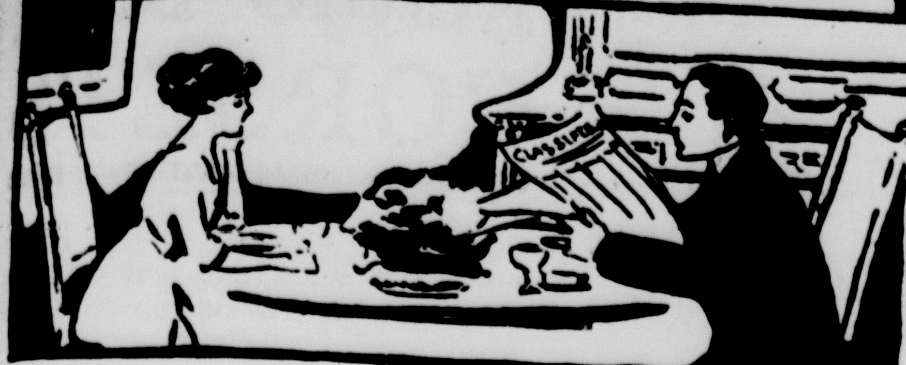
Your physician or nurse will doubtless tell you that we are headquarters for this class of goods. Our extensive dealings with doctors and nurses necessitates our handling everything in sick-room supplies, and our stock is invariably up to date.

Sick Feeders, Medicine Glasses, Ice Caps, Invalid's Cushions, Medicine Droppers, Fever Thermometers, Bed Pans, Crutches, Crutch Tips, Goggles, Bandages, Lint, Cotton, Invalid's Foods, Beef Extracts, and every new, worthy contrivance for aiding both the sick and attendant. Prices as low as the superior quality of our goods will permit.

**Baldwin's** Drug Store  
ARLINGTON BOULEVARD



# Classified



One word 2 times.....1c  
One word 6 times.....2c  
One word 12 times.....3c  
One word 26 times.....4c  
One word 52 times.....6c

## WANTED.

WANTED—Roll top desk in good condition. Murphy's Print Shop, old Herald office. 286 2t

WANTED—Any one wanting washing and ironing done, please call at 203 Leesburg avenue; plenty of soft water; work guaranteed. 285 2t

WANTED—Dining room girls at the Arlington hotel. 283 1f

## FOR RENT.

FOR RENT—Five room cottage at 112 North street; city and rain water, gas and electric fixtures complete. Inquire W. F. Willett, 112 North street. 285 2t

FOR RENT—Two modern rooms over Dr. Brown's office, Court St. C. A. Cave. 285 6t

FOR RENT—House of 6 rooms and bath on Broadway. Mrs. W. E. Taylor. Both phones. 284 1f

FOR RENT—House of 6 rooms and bath, across alley from Henry Brownell. C. A. Cave. 282 6t

FOR RENT—7-room modern house on Market street. Inquire at the Washington Meat Market. 272 1f

FOR RENT—One side of my double house on East Temple street, 6 rooms. Mrs. Lewellyn Judy. 239 1f

FOR RENT—House 5 rooms, modern convenience. Corner Yeoman & McElwain street. J. E. Green. 233 1f

## LOST.

LOST—Small purse containing \$5. Finder please leave at Melvin's second-hand store. 286 1f

LOST—Gold watch near B. & O. depot Monday morning. Liberal reward if returned to Dice-Mark Hardware store. Willard Store. 285 2t

LOST—Lady's brown kid glove at Empire Opera house, Tuesday. Finder leave at the Herald office and receive reward. 283 1f

## FOR SALE.

FOR SALE—Folding bed, safe, heating stove, 6 dining room chairs, 100-lb ice chest, carpets, rocking chair, combination writing desk and bookcase, chiffonier. Will be at rooms over Dr. Roy Brown's office from 7 a. m. to 5 p. m. 286 1f

FOR SALE—20-acre farm, 3 miles out, 5-room house, good barn, well fenced. Will accept small city property part pay. McCORMICK & DALBEY. 285 2t

FOR SALE—Wonder gas stove. Mrs. James Whelpley, 320 N. Hinde St. City phone. 277 1f

Mr. and Mrs. Elgar King, sons, Willard and Richard, and Mrs. Mary Tracey, of Mt. Sterling, returned today after a visit with their cousin, Mrs. Horace Hooker.

## Piles! Piles! Piles!

Williams' Indian Pile Ointment will cure Hemorrhoids, Bleeding and Itching Piles. It absorbs the tumors, allays itching at once, acts as a poultice, gives instant relief. Williams' Indian Pile Ointment is prepared for Piles and itching of the private parts. Drugists, mail 50c and \$1.00. WILLIAMS' PILE OINTMENT, Cleveland, Ohio. Sold at Brown's Drug Store.

**The Old Way:** Meant hard water, strong soap; time 2 hours, 10 minutes; results, harsh work with slight tinge of yellow.

**The New Way:** Means soft water, neutral soap; time 1 hour 10 minutes; results, white, pliable work, good, lasting 1-3 longer; longer. IT'S UP TO YOU.

## ROTHROCK'S STEAM LAUNDRY

WE USE SOFT WATER  
Experts on Shirt Waists and Fancy Ironing

## TASTE, SMELL AND HEARING GONE

DESTROYED BY CATARRH CAN BE QUICKLY RESTORED BY USING ELY'S CREAM BALM

The thousands who suffer the miseries of colds and catarrh and claim they have never found a cure can get instant relief by simply anointing the nostrils with Ely's Cream Balm.

Unlike internal mixtures which upset the stomach, or strong snuffs which only aggravate the trouble, this cleansing, healing, antiseptic Balm instantly reaches the seat of the trouble, stops the nasty discharge, clears the nose, head and throat, and brings back the sense of taste, smell and hearing. More than this, it strengthens the weakened and diseased tissues, thus protecting you against a return of the trouble. This remedy will cure a cold in a day, and prevent its becoming chronic or resulting in catarrh.

Nasal catarrh is an inflammation of the membrane lining the air passage, and cannot be reached by mixtures taken into the stomach, nor can it be cured by snuffs and powders which only cause additional irritation. Don't waste time on them. Get a 50 cent bottle of Ely's Cream Balm from your druggist, and after using it for a day you will wish you had tried it sooner. If your case requires a spray, ask for Ely's (Liquid) Cream Balm.

Mothers should give the children Ely's Cream Balm for colds and croup. It is perfectly harmless, and pleasant to take.

## A Record Class Of Candidates

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The Kind You Have Always Bought  
Bears the Signature of *Charles H. Pott*

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is the place to store your Automobile for winter, and have it repainted, overhauled and put in first-class shape for spring. DO NOT keep your car in a building on cement or ground floor unless you can heat the building and keep dampness out. Dampness is bad on your car.

I KEEP IN STOCK THE

## Kelley Springfield Automobile and Carriage Tires

There are no better tires on the market.

All Kinds of Repairing Promptly Done

Your Patronage Solicited

Wilson Bachert, - Market Street 283 16

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2,000 lbs. Pocahontas Mine Run \$3.25  
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If your grocer cannot supply you, write us, mentioning his name, and we will send you a generous sample package of Fitch's GRAINS OF HEALTH (enough to serve a large family at breakfast) and a booklet telling you all about Fitch's GRAINS OF HEALTH. Enclose 6 cents in stamps for postage.

## IT'S HEALTHIFIED!

Grains of Health Company  
Youngstown, Ohio



# Classified



## OF INTEREST

**WANTED.**  
WANTED—Roll top desk in good condition. Murphy's Print Shop, old Herald office. 286 2t

WANTED—Any one wanting washing and ironing done, please call at 203 Leesburg avenue; plenty of soft water; work guaranteed. 285 2t

WANTED—Dining room girls at the Arlington hotel. 283 1t

### FOR RENT.

FOR RENT—Five room cottage at 112 North street; city and rain water, gas and electric fixtures complete. Inquire W. F. Willett, 112 North street. 285 2t

FOR RENT—Two modern rooms over Dr. Brown's office, Court St. C. A. Cave. 285 6t

FOR RENT—House of 6 rooms and bath on Broadway. Mrs. W. E. Taylor. Both phones. 284 1t

FOR RENT—House of 6 rooms and bath, across alley from Henry Brownell. C. A. Cave. 282 6t

FOR RENT—7-room modern house on Market street. Inquire at the Washington Meat Market. 272 1t

FOR RENT—One side of my double house on East Temple street, 6 rooms. Mrs. Lewellyn Judy. 239 1t

FOR RENT—House 5 rooms, modern conveniences. Corner Yeoman & McElwain street. J. E. Green. 233 1t

### LOST.

LOST—Small purse containing \$5. Will finder please leave at Melvin's second-hand store. 286 1t

LOST—Gold watch near B. & O. depot Monday morning. Liberal reward if returned to Dice-Mark Hardware store. Willard Story. 285 2t

LOST—Lady's brown kid glove at Empire Opera house, Tuesday. Finder leave at the Herald office and receive reward. 283 1t

### FOR SALE.

FOR SALE—Folding bed, safe, heating stove, 6 dining room chairs, 140-lb ice chest, carpets, rocking chair, combination writing desk and bookcase, chiffonier. Will be at rooms over Dr. Roy Brown's office from 7 a. m. to 5 p. m. 286 1t

FOR SALE—20-acre farm, 3 miles out, 5-room house, good barn, well fenced. Will accept small city property part pay. McCORMICK & DALBEY. 285 2t

FOR SALE—Wonder gas stove. Mrs. James Whelpley, 320 N. Hinde St. City phone. 277 1t

Mr. and Mrs. Elgar King, sons, Willard and Richard, and Mrs. Mary Crace, of Mt. Sterling, returned today after a visit with their cousin, Mrs. Horace Hooker.

### Piles! Piles! Piles!

Williams' Indian Pile Ointment will cure Hemorrhoids, Bleeding and Itching Piles. It absorbs the tumors, allays itching at once, and as a poultice, gives instant relief. Williams' Indian Pile Ointment is prepared for Piles and itching of the private parts. Druggists, mail 50c and \$1.00. WILLIAMS' MED. CO., Prop., Cleveland, Ohio. Sold at Brown's Drug Store.

### The Old Way:

Meant hard water, strong soap; time 2 hours, 10 minutes; results, harsh work with slight tinge of yellow.

### The New Way:

Means soft water, neutral soap; time 1 hour 10 minutes; results, white, pliable work, good, lasting 1-3 longer; longer. IT'S UP TO YOU.

## ROTHROCK'S STEAM LAUNDRY

WE USE SOFT WATER  
Experts on Shirt Waists and Fancy Ironing

## TASTE, SMELL AND HEARING GONE

DESTROYED BY CATARRH CAN BE QUICKLY RESTORED BY USING ELY'S CREAM BALM.

The thousands who suffer the miseries of colds and catarrh and claim they have never found a cure can get instant relief by simply anointing the nostrils with Ely's Cream Balm.

Unlike internal mixtures which upset the stomach, or strong snuffs which only aggravate the trouble, this cleansing, healing, antiseptic Balm instantly reaches the seat of the trouble, stops the nasty discharge, clears the nose, head and throat, and brings back the sense of taste, smell and hearing. More than this, it strengthens the weakened and diseased tissues, thus protecting you against a return of the trouble. This remedy will cure a cold in a day, and prevent its becoming chronic or resulting in catarrh.

Nasal catarrh is an inflammation of the membrane lining the air passage, and cannot be reached by mixtures taken into the stomach, nor can it be cured by snuffs and powders which only cause additional irritation. Don't waste time on them. Get a 50 cent bottle of Ely's Cream Balm from your druggist, and after using it for a day you will wish you had tried it sooner. If your case requires a spray, ask for Ely's (Liquid) Cream Balm.

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Youngstown, Ohio



# MISS MINERVA and WILLIAM GREEN HILL

By FRANCES BOYD CALHOUN

(Copyright, by Kelly & Britton Co.)

(Continued from Yesterday's Issue.)

## CHAPTER IV.

### Sweetheart and Partner.

Billy was sitting quietly in the big lawn-swing when his aunt, dressed for the street, finally came through the front door.

"I am going uptown, William," she said. "I want to buy you some things that you may go with me to church Sunday. Have you ever been to Sunday school?"

"Naw'm; but I been to pertracted meetin'," came the ready response. "I see Sanctified Sophy shout tell she tore ev'ry rag off her back 'ceptin' a shimmy. She's one 'oman who sho' is got 'ligion; she ain't never back-slid 'tall, an' she ain't never fell from grace but one time—"

"Stay right in the yard till I come back. Sit in the swing and don't go outside the front yard. I shan't be gone long," said Miss Minerva.

His aunt had hardly left the gate before Billy caught sight of a round, fat little face peering at him through the palings which separated Miss Minerva's yard from that of her next-door neighbor.

"Hello!" shouted Billy. "Is you the bad little boy what can't play with me?"

"What you doing in Miss Minerva's yard?" came the answering interrogation across the fence.

"I come to live with her," replied Billy. "My mamma an' papa is dead. What's yo' name?"

"I'm Jimmy Garner. How old are you? I'm most six, I am."

"Shucks, I's already six, a-going on seven. Come on, let's swing."

"Can't," said the new acquaintance.

"Who lives over there?" asked Billy, pointing to the house across the street.

"That's Miss Cecilia's house. That's her coming out of the front gate now." The young lady smiled and waved her hand at them.

"Ain't she a peach?" asked Jimmy. "She's my sweetheart and she is 'bout the sweetest sweetheart they is."

"She's mine, too," promptly replied Billy, who had fallen in love at first sight. "I's a-goin' to have her fer my sweetheart, too."

"Naw, she ain't yours, neither; she's mine," angrily declared the other little boy, kicking his rival's legs. "You all time talking 'bout you going to have Miss Cecilia for your sweetheart. She's done already promised me."

"I'll tell you what," proposed Billy. "I'll have her an' you can have Aunt Minerva."

"I wouldn't have Miss Minerva to save your life," replied Jimmy disrespectfully, "her nake ain't no bigger'n that," making a circle of his thumb and forefinger. "Miss Cecilia, Miss Cecilia," he shrieked tantalizingly, "is my sweetheart."

"I betcher I have her fer a sweetheart soon as ever I see her," said Billy.

"What's your name?" asked Jimmy presently.

"Aunt Minerva says it's William Green Hill, but 'tain't, it's jest plain Billy," responded the little boy.

"Ain't God a nice, good old man," remarked Billy, after they had swung in silence for a while, with an evident desire to make talk.

"That he is," replied Jimmy, enthusiastically. "He's 'bout the forgivingest person ever was. I just couldn't

plumb mad yet."

"James Garner!"

"It's coming now," said Jimmy dolefully.

The two little boys sat very still and quiet.

"James Lafayette Garner!"

The younger child sprang to his feet.

"I got to get a move on now," he said; "when she calls like that she means business. I betcher she's got a switch and a hair brush and a slipper in her hand right this minute. I'll be back t'reckly," he promised.

He was as good as his word, and in a very short time he was sitting again facing Billy in the swing.

"She just wanted to know where her embroid'ry scissors was," he explained. "It don't matter what's lost in that house, I'm always the one that's got to be 'sponsible and all time got to go look for it."

"Did you find 'em?" asked Billy.

"Yep; I went right straight where I left 'em yest'day. I had 'em trying to cut a piece of wire. I stole off and went down to Sam Lamb's house this morning and taken breakfast with him and his old woman, Sukey," he boasted.

"I knows Sam Lamb," said Billy.

"I rode up on the bus with him."

"He's my partner," remarked Jimmy.

"He's mine, too," said Billy, quickly.

"No, he ain't neither; you all time talking 'bout you going to have Sam Lamb for a partner. You want everything I got. You want Miss Cecilia and you want Sam Lamb. Well, you just ain't a-going to have 'em. You got to get somebody else for your partner and sweetheart."

"Well, you jest wait an' see," said Billy. "I got Major Minerva."

"Shucks, they ain't no major name" that away," and Jimmy changed the subject. "Sam Lamb's sow's got seven little pigs. He let me see 'em suck," said Sam Lamb's partner proudly.

"He's got a cow, too; she's got the worrisimst horns ever was. I believe she's a steer anyway."

"Shucks," said the country boy, contemptuously. "You do' know a steer when you see one; you can't milk no steer."

(To be Continued.)

## Hobson Fights Demon Rum

(Continued from Page One.)

Hobson of Alabama introduced an amendment to the constitution providing for the election of the president and vice president by the direct vote of the people. Mr. Hobson offered an amendment that would forever bar the use of alcohol or alcoholic beverages in this country.

### Wants Exact Change.

Representative Bulkeley of Ohio wants the 3-cent pieces of our daddy's restored to the American fractional currency system. He comes from Cleveland, where 3 cents suffice for a ride in the streetcar.

Representative Norris of Nebraska, an insurgent, wants to enforce the idea of an open caucus for the two political parties. He presented a resolution that the hall of the house shall not be used for caucuses hereafter unless the galleries are thrown open to the public and the press.

Government ownership of industrial corporations is proposed in a resolution introduced by Representative Berger, the Socialist member from Milwaukee.

An investigation of the operations of the so-called American Anti-Trust league was demanded by Republican Leader Mann in the house, after a remarkable speech by Representative Martin W. Littleton of New York, who charged Henry B. Martin, secretary of the league, with attempting to defame him. It was the climax of the dispute between Mr. Littleton and Chairman Stanley of the house steel corporation investigating committee over methods of procedure since the filing of the government's suit against the United States Steel corporation.

### MARTIN FILES CHARGES

Asks House to Impeach Representative Littleton of New York.

Washington, Dec. 5.—A demand that Representative Littleton (Dem., N. Y.), be impeached and expelled from the house was filed with Speaker Clark to be laid before the house, by Secretary Henry B. Martin of the Anti-Trust league. It was framed as a memorial, accompanied by resolutions adopted by the league characterizing Littleton as an ally of the trusts.

The preamble of the resolution includes an attack on Representative H. Olin Young of Michigan, a Republican member of the Stanley committee, in which he is charged with having been in active co-operation with all phases of the conspiracy being carried on by Congressman Littleton and the trust officials.

### EXPECT LITTLE LEGISLATION

Leaders on Both Sides Predict Long Session of Political Talk.

Washington, Dec. 5.—The most striking feature in connection with the opening of the second session of the Sixty-second congress was the extreme views taken by leaders of both parties in regard to the probable length of the legislative period. Leader Underwood declared that the present meeting of congress will be one of the longest on record, notwithstanding the fact that the national conventions of both parties will be

held early in the summer and everybody will be desirous of getting away to mend political fences.

"It is undoubtedly to be the busiest session in 50 years," said Leader Underwood. "We will probably be here far into next fall."

Representative Mann, leader of the minority in the house, expressed a similar opinion, and other Republicans and Democrats in both the house and senate had equally pessimistic views.

So strong are the convictions of the house leaders that this will be an unusually long session that they are already talking about the advisability of taking a recess in June to bridge over the national convention period.

### President's Message Read.

Washington, Dec. 5.—President Taft sent his regular message to congress today. It was shorter than messages of similar character, and was read in both houses.

## MARKETS

Wheat, No. 2.....	88c
New corn, white.....	53c
New corn, yellow.....	53c
Oats.....	40c
Hay, No. 1 timothy, old.....	\$19.00
Hay, timothy, new.....	\$19.00
Hay, mixed.....	15.00
Hay, clover.....	14.00

### Fresh Meats.

Steaks.....	15 to 20c per lb.
Roasts.....	10 to 15c per lb.
Pork.....	10 to 20c per lb.
Veal.....	10 to 25c per lb.
Lambs.....	10 to 25c per lb.
Cured Ham.....	17 to 25c per lb.
B. Bacon.....	30c per lb.

If you use Ball Blue, get Red Cross Ball Blue, the best ball blue. Large 2 oz. package 5 cents.

## Protect Yourself! Get the Original and Genuine HORLICK'S MALTED MILK

The Food-drink for All Ages. For Infants, Invalids, and Growing children. Pure Nutrition, upbuilding the whole body. Invigorates the nursing mother and the aged. Rich milk, malted grain, in powder form. A quick lunch prepared in a minute. Take no substitute. Ask for HORLICK'S. Not in Any Milk Trust

## RENGO BELT CORSETS

make the most beautiful figure and do it with such comfort that they are a revelation to every woman who wears them for the first time.

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Style No. 46X & 47X at \$2.00

50C at \$3.00

FOR SALE BY CRAIG BROTHERS



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The Woolson Spice Company Toledo Ohio  
Largest Importers of Coffee Tea and Spices in the World



Whole bean in packages  
Steel cut in cans

Try The Classified Columns



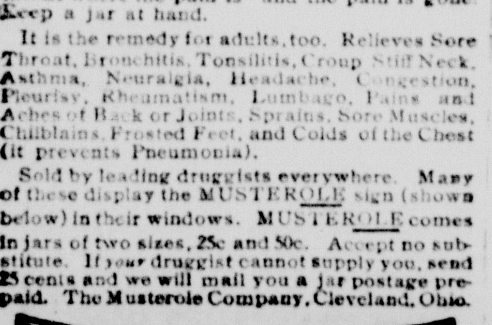
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When you hear the croup alarm from your child, you must have relief at hand—relief prompt and certain. MUSTEROLE positively brings children out of danger, and it does not blister the tenderest skin.

Simply rub MUSTEROLE on the chest and throat where the pain is—and the pain is gone! Keep a jar at hand.

It is the remedy for adults, too. Relieves Sore Throat, Bronchitis, Tonsillitis, Croup, Stiff Neck, Asthma, Neuralgia, Headache, Congestion, Pains, Rheumatism, Lumbago, Pains and Aches of Back or Joints, Sprains, Sore Muscles, Chills, Frosted Feet, and Colds of the Chest (it prevents Pneumonia).

Sold by leading druggists everywhere. Many of these display the MUSTEROLE sign (shown below) in their windows. MUSTEROLE comes in jars of two sizes, 25c and 50c. Accept no substitute. If your druggist cannot supply you, send 25 cents and we will mail you a jar postage prepaid. The Musterole Company, Cleveland, Ohio.



"We find Musterole very valuable. Are using it on a two-month-old infant. We are pleased to find it does not blister."

Mrs. H. S. COTMAN, Brooklyn, N. Y.



# MISS MINERVA and WILLIAM GREEN HILL

By FRANCES BOYD CALHOUN  
(Copyright, by Baily & Britton Co.)

(Continued from Yesterday's issue.)

## CHAPTER IV.

### Sweetheart and Partner.

Billy was sitting quietly in the big lawn-swing when his aunt, dressed for the street, finally came through the front door.

"I am going upstairs, William," she said. "I want to buy you some things that you may go with me to church Sunday. Have you ever been to Sunday school?"

"Now'm; but I been to pertracted meetin'," came the ready response. "I see Sanctified Sophy about tell she tore ev'ry rag off her back 'ceptin' a shimmy. She's one 'oman who sho' is an 'ligion; she ain't never back-slid 'tall, an' she ain't never fell 'om grace but one time."

"Stay right in the yard till I come back. Sit in the swing and don't go outside the front yard. I shan't be gone long," said Miss Minerva.

His aunt had hardly let the gate before Billy caught sight of a round, fat little face peering at him through the palings which separated Miss Minerva's yard from that of her next-door neighbor.

"Hello!" shouted Billy. "Is you the bad little boy what can't play with me?"

"What you doing in Miss Minerva's yard?" came the answering interrogation across the fence.

"I's come to live with her," replied Billy. "My mamma an' papa is dead. What's yo' name?"

"I'm Jimmy Garner. How old are you? I'm most six, I am."

"Shucks, I's already six, a going on seven. Come on, let's swing."

"Can't," said the new acquaintance.

"Who lives over there?" asked Billy, pointing to the house across the street.

"That's Miss Cecilia's house. That's her coming out of the front gate now." The young lady smiled and waved her hand at them.

"Ain't she a peach?" asked Jimmy. "She's my sweetheart and she is 'bout the sweetest sweetheart they is."

"She's mine, too," promptly replied Billy, who had fallen in love at first sight. "I's a-goin' to have her for my sweetheart, too."

"Now, she ain't yours, neither; she's mine," angrily declared the other little boy, kicking his rival's legs. "You all time talking 'bout you going to have Miss Cecilia for your sweetheart. She's done already promised me."

"I'll tell you what," proposed Billy. "I'll have her an' you can have Aunt Minerva."

"I wouldn't have Miss Minerva to save your life," replied Jimmy disrespectfully, "her nake ain't no bigger'n that," making a circle of his thumb and forefinger. "Miss Cecilia, Miss Cecilia," he shrieked tantalizingly, "is my sweetheart."

"I betcher I have her for a sweetheart soon as ever I see her," said Billy.

"What's your name?" asked Jimmy presently.

"Aunt Minerva says it's William Green Hill, but 'tain't, it's jest plain Billy," responded the little boy.

"Ain't God a nice, good old man," remarked Billy, after they had swung in silence for a while, with an evident desire to make talk.

"That he is," replied Jimmy, enthusiastically. "He's 'bout the forgiv'ingest person ever was. I just couldn't



"I've runned off once today, and got licked for it."

"I ain't never got no whippin' sence me an' Wilkes Booth Lincoln's born," boasted Billy.

"Ain't you?" asked Jimmy. "I 'spects I been whipped more'n a million times. My mamma is so pertic'lar with me. She's 'bout the pertic'larst woman ever was; she don't 'low me to leave the yard 'till I get a whippin'. I believe I will come over to see you 'bout half a minute."

Suiting the action to the word Jimmy climbed the fence, and the two little boys were soon comfortably settled facing each other in the big lawn-swing.

get long at all 'thout him. It don't make no difference what you do or how many times you run off, all you got to do is just ask God to forgive you and tell him you're sorry and ain't going to do so no more, that night when you say your prayers, and it's all right with God. S'posin' he was one of these wants his own-way kind o' mans, he could make hisself the troublesomest person ever was, and little boys couldn't do nothing a tall. I sure think a heap of God. He ain't never give me the worst of it yet."

"I wonder what he looks like," mused Billy.

"I 'spects he just looks like the three-headed giant in Jack the Giant Killer," explained Jimmy. "Cause he's got three heads and one body. His heads are name 'Papa, Son and Holy Ghost, and his body is just name' plain God. Miss Cecilia 'splained it all to me and she is 'bout the splendidest 'splainer they is. She's my Sunday school teacher."

"She's goin' to be my Sunday school teacher, too," said Billy, serenely.

"Yours nothing; you all time want my Sunday school teacher."

"Jimme!" called a voice from the interior of the house in the next yard.

"Somebody's a-callin' you," said Billy.

"That ain't nobody but mamma," explained Jimmy composedly.

"Jimme-ee!" called the voice.

"Don't make no noise," warned that little boy; "maybe she'll give up to'reckly."

"You Jimme!" his mother called again.

Jimmy made no move to leave the swing.

"I don't never have to go 'toss she says 'James Lafayette Garner,' that I got to bustle," he remarked.

"Jimmy Garner!"

"She's mighty near got me," he said softly; "but maybe she'll get tired and won't call no more. She ain't

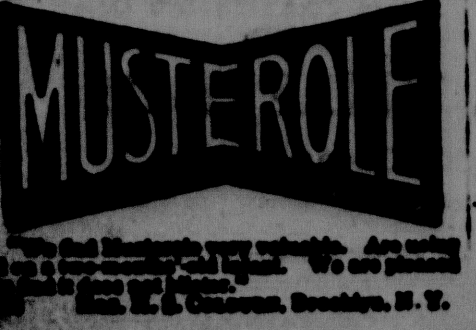
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"I got to get a move on now," he said; "when she calls like that she means business. I betcher she's got a switch and a hair brush and a slipper in her hand right this minute. I'll be back to'reckly," he promised.

He was as good as his word, and in a very short time he was sitting again facing Billy in the swing.

"She just wanted to know where her embroid'ry scissors was," he explained. "It don't matter what's lost in that house, I'm always the one that's got to be 'sponsible and all time got to go look for it."

"Did you find 'em?" asked Billy.

"Yep; I went right straight where I left 'em yest'day. I had 'em trying to cut a piece of wire. I stole off and went down to Sam Lamb's house this morning and tooked breakfast with him and his old woman, Sukey," he boasted.

"I knows Sam Lamb," said Billy. "I rode up on the bus with him."

"He's my partner," remarked Jimmy.

"He's mine, too," said Billy, quickly.

"No, he ain't neither; you all time talking 'bout you going to have Sam Lamb for a partner. You want everything I got. You want Miss Cecilia and you want Sam Lamb. Well, you just ain't a-goin' to have 'em. You got to get somebody else for your partner and sweetheart."

"Well, you jest wait an' see," said Billy. "I got Major Minerva."

"Shucks, they ain't no major name that away," and Jimmy changed the subject. "Sam Lamb's sow's got seven little pigs. He let me see 'em such," said Sam Lamb's partner proudly. "He's got a cow, too; she's got the worrisomest horns ever was. I believe she's a steer anyway."

"Shucks," said the country boy, contemptuously. "You do' know a steer when you see one; you can't milk no steer."

(To be Continued.)

## Hobson Fights Demon Rum

(Continued from Page One)

Hobson of Alabama introduced an amendment to the constitution providing for the election of the president and vice president by the direct vote of the people. Mr. Hobson offered an amendment that would forever bar the use of alcohol or alcoholic beverages in this country.

**Wants Exact Change.**

Representative Bulkeley of Ohio wants the 3-cent pieces of our daddy's restored to the American fractional currency system. He comes from Cleveland, where 3 cents suffice for a ride in the streetcar.

Representative Norris of Nebraska, an insurgent, wants to enforce the idea of an open caucus for the two political parties. He presented a resolution that the hall of the house shall not be used for caucuses hereafter unless the galleries are thrown open to the public and the press.

Government ownership of industrial corporations is proposed in a resolution introduced by Representative Berger, the Socialist member from Milwaukee.

An investigation of the operations of the so-called American Anti-Trust league was demanded by Republican Leader Mann in the house, after a remarkable speech by Representative Martin W. Littleton of New York, who charged Henry B. Martin, secretary of the league, with attempting to defame him. It was the climax of the dispute between Mr. Littleton and Chairman Stanley of the house steel corporation investigating committee over methods of procedure since the filing of the government's suit against the United States Steel corporation.

## MARTIN FILES CHARGES

**Asks House to Impeach Representative Littleton of New York.**

Washington, Dec. 3.—A demand that Representative Littleton (Dem., N. Y.), be impeached and expelled from the house was filed with Speaker Clark to be laid before the house, by Secretary Henry B. Martin of the Anti-Trust league. It was framed as a memorial, accompanied by resolutions adopted by the league characterizing Littleton as an ally of the trusts.

The preamble of the resolution includes an attack on Representative H. Olin Young of Michigan, a Republican member of the Stanley committee, in which he is charged with having been in active co-operation with all phases of the conspiracy being carried on by Congressman Littleton and the trust officials.

## EXPECT LITTLE LEGISLATION

**Leaders on Both Sides Predict Long Session of Political Talk.**

Washington, Dec. 3.—The most striking feature in connection with the opening of the second session of the Sixty-second congress was the extreme views taken by leaders of both parties in regard to the probable length of the legislative period. Leader Underwood declared that the present session of congress will be one of the longest on record, notwithstanding the fact that the national conventions of both parties will be



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FOR SALE BY CRAIG BROTHERS

held early in the summer and everybody will be desirous of getting away to mend political fences.

"It is undoubtedly to be the busiest session in 50 years," said Leader Underwood. "We will probably be here far into next fall."

Representative Mann, leader of the minority in the house, expressed a similar opinion, and other Republicans and Democrats in both the house and senate had equally pessimistic views.

So strong are the convictions of the house leaders that this will be an unusually long session that they are already talking about the advisability of taking a recess in June to bridge over the national convention period.

**President's Message Read.**

Washington, Dec. 3.—President Taft sent his regular message to congress today. It was shorter than messages of similar character, and was read in both houses.

## MARKETS

Wheat, No. 2	88c
New corn, white	53c
New corn, yellow	53c
Oats	40c
Hay, No. 1 timothy, old	\$19 00
Hay, timothy, new	\$19 00
Hay, mixed	15 00
Hay, clover	14 00

## Fresh Meats.

Steaks	15 to 20c per lb.
Roasts	10 to 15c per lb.
Pork	10 to 20c per lb.
Veal	10 to 25c per lb.
Lamb	10 to 25c per lb.
Cured Ham	17 to 25c per lb.
B. Bacon	30c per lb.

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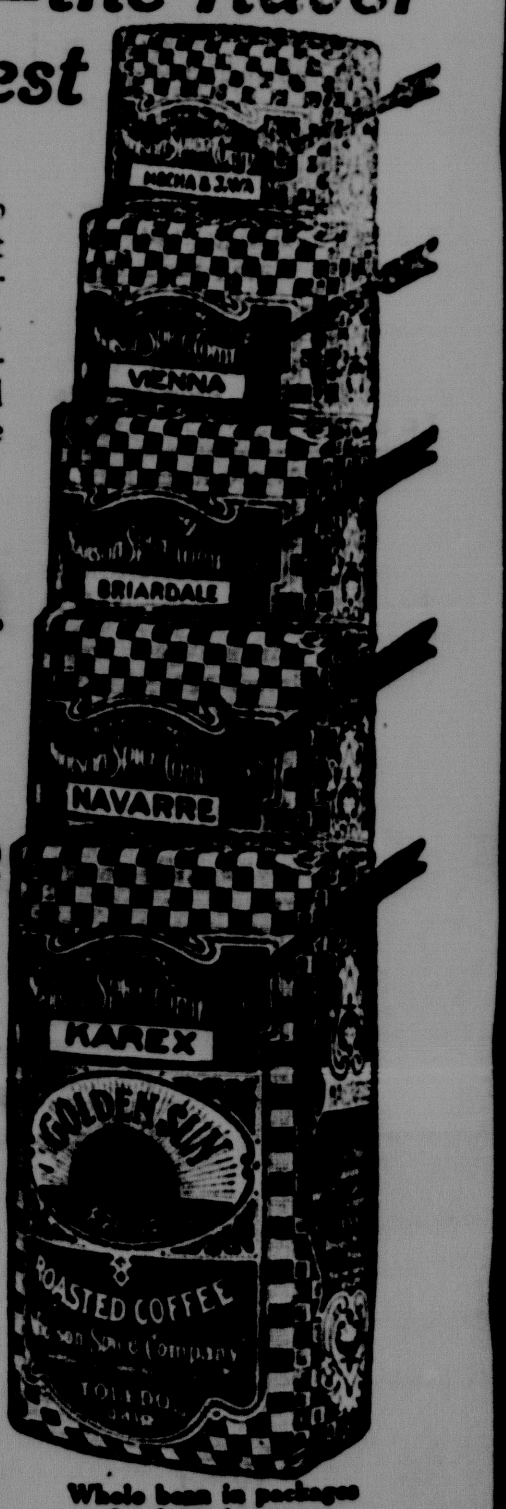
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